

Borrower Defense to Repayment Application

OMB No. 1845-0163 Form Approved Exp. Date: 07/31/2026

William D. Ford Federal Direct Loan (Direct Loan) Program/Federal Family Education Loan (FFEL) Program/ Federal Perkins Loan (Perkins Loan) Program

Section 1: Instructions

Under the Borrower Defense to Repayment ("Borrower Defense") Regulations certain misconduct committed by a school that you attended, or that your child attended if you are a parent PLUS borrower, might make you eligible to receive a discharge of your applicable federal student loans. This is called a "Borrower Defense to Repayment" discharge. The type of conduct that might make you eligible for student loan relief and the process by which the Department of Education will review your claim may differ based upon when you took out your loan. Please note, if you consolidated your loans we evaluate your application based upon when your loan was consolidated. In general, loans taken out or consolidated on or prior to June 30, 2017, will be evaluated under 34 C.F.R. Section 685.206(c), while those taken out or consolidated between July 1, 2017, and June 30, 2020, will be evaluated under 34 C.F.R. § 685.222(a). Loans taken out or consolidated on or after July 1, 2020, will be evaluated under 34 CFR § 685.206(e). It is possible, depending on when your loans were disbursed, that your application may be reviewed under multiple regulations. Due to the fact that multiple regulations may apply, in completing this application you may be asked different questions about different loans or may receive a different determination regarding your eligibility for a discharge of loans taken out or consolidated at different points in time.

If you believe that you may qualify for a Borrower Defense to Repayment discharge, you should complete this application. It outlines the types of misconduct by the school that might qualify you for relief. Once you submit this application, the U.S. Department of Education ("ED") will review your allegations. ED will also ask your school to respond to your claims. ED will then consider your application, any additional evidence you provide, any evidence in our possession, and any response received from your school. ED will notify you when the review is complete and a decision has been made. Please note that the timeline for adjudication is lengthy and, depending on the volume of applications received, you may not receive a decision on your application for years. For more information, please visit the borrower defense website.

ED strongly encourages you to provide as much detail as possible in this application for your relevant claim or claims. For example, including the names or titles of the individuals you interacted with at the school during the making of your loans, the timeframe that this interaction took place, the words that were said, any documentation you may have of your claims, and other relevant details are very helpful to ED in assessing your application. This information will help ED to better evaluate your application. Everything in the application must be true and complete to the best of your knowledge.

Borrower's Name:	Borrower's SSN:
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What kind of conduct by the school can lead to an approved application?

Borrowers with loans taken out or consolidated on or prior to June 30, 2017:

You may qualify for a Borrower Defense to Repayment under 34 C.F.R. Section 685.206(c) if: a school or its representatives made untruthful or misleading statements or acts while trying to convince you to enroll or to remain enrolled; that information was important to you when you decided whether to enroll or remain enrolled; the misconduct caused you harm; and you would have a basis to successfully sue the school under applicable state law.

The school or its representatives could have made these untruthful or misleading statements directly to you, or in the school's marketing materials, websites, or other communications.

In determining whether you would have a basis to sue the school under applicable state law, we will consider your allegations under the consumer protection statute of the applicable state. If you believe another type of law was violated, please include that information.

Borrowers with loans taken out or consolidated between July 1, 2017, and June 30, 2020:

- You may qualify for a Borrower Defense to Repayment discharge under 34 C.F.R. §
 685.222(a) if: your school or its representatives made untruthful or misleading statements or
 acts while trying to convince you to enroll or to remain enrolled; that information was important
 to you when you decided whether to enroll or remain enrolled; and the misconduct caused you
 harm.
- You may also qualify for Borrower Defense to Repayment if your school concealed, suppressed, or omitted certain information that would have been important to your decision of whether to enroll or remain enrolled, and the concealment caused you harm. This includes conduct such as concealing or suppressing information concerning the nature of your school's educational program, financial charges, or employability of its graduates.
- The school's conduct must relate to untruthful or misleading statements concerning one or more of the following areas:
 - Graduates' employment outcomes; for example:
 - Guarantees of employment; or
 - Guarantees that you would earn a certain salary.
 - The school's educational programs; for example:
 - Whether completion of a program qualifies you for a specific license or certification;
 - The number, availability, and qualifications of instructors; or
 - Your ability to transfer credits to another school;

Borrower's Name:	Borrov	ver's SSN:
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- o The school's financial charges; for example:
 - The school's program cost; or
 - The availability or type of financial assistance available to you.
- 1. In some circumstances, a lawsuit that results in certain outcomes against a school may qualify you for a Borrower Defense to Repayment discharge. For the lawsuit to qualify, it must be based on the school's misconduct related to your decision to enroll or remain enrolled. It must have been brought by you, a government agency, or, if it's a class action lawsuit, have you included as a class member. In addition, it must have resulted in a nondefault, favorable, contested judgment (i.e., a judgment against the school and in favor of the plaintiff based on the merits of the claim). Settlement agreements do not qualify you for Borrower Defense relief under this consideration.
- 2. Finally, in some circumstances, a school's failure to perform its obligations under a contract with you (such as in an enrollment agreement) may qualify you for a Borrower Defense to Repayment discharge. To qualify, those obligations must have been important to you when you were deciding whether to enroll or remain enrolled and caused you harm warranting a full discharge and refund of all applicable federal loans.

Borrowers who took out loans or consolidated loans on or after July 1, 2020:

You may qualify for Borrower Defense to Repayment under 34 CFR § 685.206(e) if: your school or its representatives made untruthful or misleading statements or acts while trying to convince you to enroll or to remain enrolled; if the school made the misleading statements with knowledge of its false, misleading, or deceptive nature; that information was important to you when you decided whether to enroll or remain enrolled; and the misconduct caused you financial harm.

The school's conduct must relate to untruthful or misleading statements concerning one or more of the following areas:

- Graduates' employment outcomes;
- The school's educational programs;
- The school's financial charges.

You should provide as much as detail as possible in the sections below about the statement, act, or omission that you believe qualifies you for a Borrower Defense to Repayment.

Additionally, you should include the following documents:

Documents that support your claim that your school lied to you or misled you, including: any e-mails or other communications between you and your school, course catalogs, student manuals, and any advertisements or other brochures from your school that influenced your decision to enroll or continue attending.

Borrower's Name:	Borrower's SSN:
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- Documents that support your claim that there was a judgment against your school, including a copy of the court's judgment, if available.
- Documents that support your claim that your school breached a contract with you if your claim is based on a breach of contract, including a copy of the contract itself.
- Documents that show the date(s) of your enrollment and your program of study, including enrollment agreements, transcripts, and diplomas.

Any other documentation that is related to the reason you are applying for Borrower Defense relief.

By completing this application, you are certifying, under penalty of perjury, that all the information provided is true and complete. This means that you could face criminal prosecution under the U.S. Criminal Code and 20 U.S.C. § 1097 if you knowingly submit a false statement on your application.

Section 2: Borrower Information

If your contact information changes after you submit the application, it is important that you update the information in your account.

Please provide contact information for the borrower:

First Name:		
Middle Name:		
Last Name:		
Date of Birth (mm/dd/yyyy):		
Social Security Number (SSN):		
Telephone Number:		
Email Address:		
Street Address:		
City:State:Zip Code:		
Are you a PARENT who took out a federal parent PLUS loan on beh	alf of the student?	
☐ Yes ☐ No		
If yes, please enter the full name of the student (Last, First, Middle):		
If yes, please enter the student's Social Security Number:		

Borrower's Name:Borrower's SSN:
Section 3: School Information
School Name:
Campus Name (if you attended a multi-campus system or school):
Campus Location (City, State):
n what state(s) did you live during the enrollment period that is the subject of this claim? Please nclude the month/year when you lived in each state listed.
Enrollment dates at this school (month/year to month/year):
Are you still enrolled at this school?
Did you attend in person or online?
f you attended online, was it fully online or hybrid?
Are the enrollment dates listed above approximate or exact?
Approximate Exact
Program Name or Major (e.g., Engineering, Law, Nursing):
Credential/Degree Sought (e.g., Certificate, Diploma, Associates, Bachelor's, Master's):
Current enrollment status at school listed above:
Graduated Transferred Out Withdrew Attending
Note: if you are still enrolled at this school, indicate that you are "attending" even if, at the time you complete this application, you are on a scheduled break, an approved leave of absence, or have lecided to not attend classes during the current term but plan to resume attendance in the near uture.
What was your level of education at the time you enrolled (e.g. High School, GED, Certificate Program, Associate's Degree, Bachelor's Degree, Master's Degree, Doctorate Degree, Other)? If you are a parent who took out a federal parent PLUS loan on behalf of the student, what was the student's level of education at the time they enrolled?

Borrowe	ver's Name:	Borrower's SSN:
Section	ion 4: Conduct That May Result In A	Borrower Defense Approval
exampl		alleged by borrowers, including some specific oly to you. Please select all that apply. If none of gory at the end of Section 4.
request	nust answer the questions that follow the checest additional information describing the miscon it occurred, how it affected you, and other details	duct, including information like what occurred,
EMPLO	OYMENT PROSPECTS	
•	aining a job, or the employment outcomes of p	ou about or failed to tell you about your prospects rior graduates? If yes, Please select all that
	_ •	obtaining a job, such as by misleading me about ed in the field of study the program was preparing
	My school misrepresented its job placement	rates.
	My school misrepresented the demand for g	raduates in my field.
	My school misrepresented its relationships v	vith specific employers.
	My school misled me about my likely earning of graduates.	gs after graduation by exaggerating the earnings
		ob or required licensure/certification in my field of minal history, a preexisting medical condition, or
	Other acts, statements, or omissions related	to employment prospects, please identify:

Borrower's Name:	Borrower's SSN:
ensure you have a comple	nould describe the requested information in detail and in your own words to ete application. If the acts or omissions you experienced occurred during the school please include detail about each interaction. Please include any supporting your responses.
• What did the schoo	ol say, write, represent to you, or conceal from you? Please be as specific lid the school's actions lead you to believe?
• Who or what provide the person's name a	ded you this information, or concealed this information from you (include and title, if known)?
year and whether it	vere you told this information (for example, the approximate date or time of was during a campus tour or interview, in a meeting, or over the phone)? If ed or suppressed information from you, please explain when and where you ed this information.
in person, through a	nation communicated to you or concealed from you (for example, via e-mail, an advertisement, through the school's website)? Please provide examples munication, if possible.

Borrower's Name:	Borrower's SSN:
How was the information information was false o	on described above false or misleading? How did you determine the r misleading?
	ovided to you, or concealed from you, the basis of or important to your chool? (Yes/No). Please explain.
-	ovided to you, or concealed from you, caused you harm (for example, icial harm, lost opportunities, or experienced other harm as a result)? If
Please provide any other in	nformation you believe is important to this claim.

Borrower's Name:	Borrower's SSN:
CAREER SERVICES	
Does your allegation concern what the school told you abou availability of the career services support it would provide? It	
My school promised it would provide career service resume writing help, mock interviews, and respondi	· ·
My school promised that it would find me a job whe	n I graduated, but it did not.
Other acts, statements, or omissions related to care	eer services, please identify:
In the boxes below, you should describe the requested infor ensure you have a complete application. If the acts or omiss different interactions with the school please include detail at documentation you have supporting your responses.	sions you experienced occurred during
What did the school say, write, represent to you, or case as possible. What did the school's actions lead you to	
 Who or what provided you this information, or conce the person's name and title, if known)? 	aled this information from you (include

the school c	nether it was during a campus tour or interview, in a meeting, or over the phone) concealed or suppressed information from you, please explain when and where received this information.
in person, th	e information communicated to you or concealed from you (for example, via e-norough an advertisement, through the school's website)? Please provide example of scommunication, if possible.
	e information described above false or misleading? How did you determine the was false or misleading?
	ormation provided to you, or concealed from you, the basis of or Important to you attend the school? (Yes/No). Please explain.

Borrower's Name: Borrower's SSN:

hav	s the information provided to you, or concealed from you, caused you harm (for example, re you suffered financial harm, lost opportunities, or experienced other harm as a result)? If
	please explain.
Please	provide any other information you believe is important to this claim.
ACCREDI	TATION AND LICENSURE QUALIFICATIONS
•	allegation concern what your school told you or failed to tell you about its institutional or atic accreditation? If yes, please select all that apply:
	ly school misled me regarding whether my program had the accreditation necessary to ualify graduates for required licensure or certification or to sit for a licensing exam.
	ly school misled me regarding the passage rate of graduates who sit for licensure or ertification exams.
	ly school failed to tell me that my school or program lacked proper accreditation or was not uthorized by the appropriate agency in my state.
□ N	ly school misrepresented that it was accredited when it was not.
	other acts, statements, or omissions related to accreditation, please identify:

Borrower's Name:	Borrower's SSN:
ensure you have a complete application	e the following information in detail and in your own words to . If the acts or omissions you experienced occurred during ase include detail about each interaction. Please include any ir responses.
What did the school say, write, re as possible. What did the school's	epresent to you, or conceal from you? Please be as specific s actions lead you to believe?
Who or what provided you this in the person's name and title, if kno	nformation, or concealed this information from you (include own)?
year and whether it was during a	this information (for example, the approximate date or time of campus tour or interview, in a meeting, or over the phone)? If sed information from you, please explain when and where you ation.
	nicated to you or concealed from you (for example, via e-mail, ent, through the school's website)? Please provide examples possible.

rower's Name:	Borrower's SSN:
 How was the information information was false or 	n described above false or misleading? How did you determine the misleading?
_	tion provided to you, or concealed from you, the basis of or Important d the school? (Yes/No). Please explain.
	rided to you, or concealed from you, caused you harm (for example, ial harm, lost opportunities, or experienced other harm as a result)? I
lease provide any other inf	formation you believe is important to this claim.

Borrower's Name:	Borrower's SSN:
TRANSFERRING CREDITS	
Does your allegation concern what your school into or out of the school? If yes, please select	ol told your or failed to tell you about transferring credits all that apply:
My school told me that my credits we	re transferrable to a specific school, but they were not.
My school told me that the credits I esschools, but they were not.	arned at the school were generally transferrable to other
My school told me it would accept cre me that it would not accept some or a	edits I had earned elsewhere, but after I enrolled, it told all of my transfer credits.
Other acts, statements, or omissions	related to transferring credits, please identify:
ensure you have a complete application. If the	equested information in detail and in your own words.to e acts or omissions you experienced occurred during clude detail about each interaction. Please include any oonses.
What did the school say, write, represe as possible. What did the school's action	ent to you, or conceal from you? Please be as specific ons lead you to believe?
 Who or what provided you this information the person's name and title, if known)? 	ation, or concealed this information from you (include

	ar and whether it was during a campus tour or interview, in a meeting, or over the phone)? It is school concealed or suppressed information from you, please explain when and where you ould have received this information.
in	wwww.was the information communicated to you or concealed from you (for example, via e-main person, through an advertisement, through the school's website)? Please provide examples the school's communication, if possible.
	was the information described above false or misleading? How did you determine the formation was false or misleading?
	as the information provided to you, or concealed from you, the basis of or Important to your ecision to attend the school? (Yes/No). Please explain.

Borrower's Name: Borrower's SSN:

Borrower'	's Name:Borrower's SSN:
ha	as the information provided to you, or concealed from you, caused you harm (for example, ave you suffered financial harm, lost opportunities, or experienced other harm as a result)? It o, please explain.
Please p	rovide any other information you believe is important to this claim.
EDUCAT	TIONAL SERVICES
-	ur allegation concern what your school told you or failed to tell you about the availability of ational opportunities or support services it provided? If yes, please select all that apply:
	My school misrepresented the availability of internships or externships or the assistance it would provide in obtaining required internships or externships.
	My school misrepresented the availability or qualifications of its faculty.
	My school misrepresented the type and availability of any tutoring or specialized instruction or assistance it would provide me before, during, or after completion of a course.
	My school misrepresented how I would be taught (for example, in-person versus online).
	My school misrepresented the prerequisites required for my course of study.
	My school misrepresented how often required courses would be available or when those courses would be scheduled (e.g. you were promised you could complete the program by enrolling on weekends, but later learned that a required course was available only on weekdays during regular business hours when you work).
	My school misrepresented the number of credits required to graduate.
	My school told me I would be able to graduate in a certain amount of time, but then did not offer enough sections of required classes so that I could complete the program on time.
	My school claimed to be a selective admissions school, but actually had an open-enrollment policy, meaning that they enrolled everyone regardless of their grade point average, test

sorrowe	r's Name: Borrower's SSN:
	My school misrepresented the program in which I would be enrolled or the degree/credential I would receive.
	My school misrepresented its criteria for admission, meaning the basis upon which a school determines who it will admit.
	Other acts, statements, or omissions related to educational services, please identify:
ensure differen docume	oxes below, you should describe the requested information in detail and in your own words to you have a complete application. If the acts or omissions you experienced occurred during tinteractions with the school please include detail about each interaction. Please include any entation you have supporting your responses. What did the school say, write, represent to you, or conceal from you? Please be as specific
a L	s possible. What did the school's actions lead you to believe?
	Who or what provided you this information, or concealed this information from you (include ne person's name and title, if known)?

ower's Name:	Borrower's SSN:
year and whether it was du	ou told this information (for example, the approximate date or time of uring a campus tour or interview, in a meeting, or over the phone)? If uppressed information from you, please explain when and where you information.
	communicated to you or concealed from you (for example, via e-mail, ertisement, through the school's website)? Please provide examples ation, if possible.
How was the information of information was false or m	described above false or misleading? How did you determine the nisleading?
•	ded to you, or concealed from you, the basis of or important to your ool? (Yes/No). Please explain.

Borrower's Name:	Borrower's SSN:
	ovided to you, or concealed from you, caused you harm (for example, icial harm, lost opportunities, or experienced other harm as a result)? If
Please provide any other ir	nformation you believe is important to this claim.
PROGRAM COST AND NATU	JRE OF LOANS
, ,	what your school told you or failed to tell you about the cost of your loans. If yes, please select all that apply:
My school told me I w some or all of those for	vas receiving only grants and scholarships, but I found out later that unds were loans.
_ '	ented the repayment terms or total cost of the loans that it arranged for or that were provided to me by a lender the school recommended.
My school misreprese	ented the overall cost of my program.
My school misreprese fees.	ented what costs were or were not included in the published tuition and
My school misreprese	ented the cost of living in campus-owned or campus-operated housing.
the scholarship amou requirements, such as	e a full scholarship when admitting me to the school, but then reduced nt or failed to renew the scholarship even though I met the scholarship s by maintaining a certain GPA, enrolling in a particular program,

ower's Name:	Borrower's SSN:
Other acts, statement identify:	ts, or omissions related to program cost and nature of loans, please
ure you have a complete a	d describe the requested information in detail and in your own words to application. If the acts or omissions you experienced occurred during school please include detail about each interaction. Please include any orting your responses.
•	y, write, represent to you, or conceal from you? Please be as specific ne school's actions lead you to believe?
 Who or what provided y the person's name and 	you this information, or concealed this information from you (include title, if known)?
year and whether it was	you told this information (for example, the approximate date or time of s during a campus tour or interview, in a meeting, or over the phone)? If r suppressed information from you, please explain when /and where ed this information.

	in person, through an advertisement, through the school's website)? Please provide examples of the school's communication, if possible.
•	How was the information described above false or misleading? How did you determine the information was false or misleading?
•	Was the information provided to you, or concealed from you, the basis of or important to your decision to attend the school? (Yes/No). Please explain.
•	<i>Has</i> the information provided to you, or concealed from you, caused you harm (for example, have you suffered financial harm, lost opportunities, or experienced other harm as a result)? If so, please explain.

Borrower's SSN:

Borrower's Name:

Borrowei	r's Name:B	orrower's SSN:
Urgenc	y To Enroll	
dischar reliance	ol creating urgency to enroll is not itself a basis for rge but can be considered as evidence supporting t e on a misrepresentation. Applicants completing the te allegation of school misconduct to obtain a Borro rge.	he reasonableness of a borrower's is section must also make a
Did the sapply:	school pressure you to make an enrollment decision im	nmediately? Please select all that
	My school pressured me to enroll or to make loan-rela	ted decisions immediately.
	My school placed an unreasonable emphasis on what such as telling me that I would lose my place or my fin	
	My school discouraged me from discussing my decision other resources prior to enrolling or making loan-related	·
	My school pressured me to enroll or to make loan-related enough time to review the relevant documents or failed information about the cost of the program or nature of	d to respond to my requests for more
	My school took unreasonable advantage of my lack of financial aid to pressure me into enrolling or taking out	
	Other, please identify:	
Plea	se explain in as much detail as possible:	

Borrower	's Name:Borrower's SSN:
REPRES	SENTATIONS TO THIRD PARTIES
selectivit	school provide misleading or incorrect data about the school's admissions requirements, by, or student outcomes to an accreditor or an organization that ranks or rates schools of ducation?
Please s	elect all that apply:
· · · · · · · · · · · · · · · · · · ·	My school misrepresented information about itself or enrolled students to a ranking organization, such as <i>U.S. News and World Report</i> or <i>Barron's Profile of American Colleges</i> .
	My school misrepresented information about itself or enrolled students to an accrediting agency.
	My school misrepresented information about itself or enrolled students to a state higher education authorizing agency such as the New York State Department of Education, Office of College and University Evaluation or the Illinois Board of Higher Education.
	My school misrepresented information about itself or enrolled students to a Federal agency, such as the U.S. Department of Veterans Affairs or the U.S. Department of Education.
	Other acts, statements, or omissions related to representations to third parties, please identify:
ensure y different documer	exes below, you should describe the requested information in detail and in your own words to you have a complete application. If the acts or omissions you experienced occurred during interactions with the school please include detail about each interaction. Please include any intation you have supporting your responses. If the acts or omissions you experienced occurred during interactions with the school please include detail about each interaction. Please include any intation you have supporting your responses. If the acts or omissions you experienced occurred during interactions are included any interaction. Please include any interaction you have supporting your responses.
	,

ormation, or concealed this information from you (include wn)?
nis information (for example, the approximate date or time of campus tour or interview, in a meeting, or over the phone)? I ed information from you, please explain when and where you ion.
icated to you or concealed from you (for example, via e-mai nt, through the school's website)? Please provide examples ossible.
; i

Borrower's Name:	Borrower's SSN:
•	ded to you, or concealed from you, the basis of or important to your ool? (Yes/No). Please explain.
·	ded to you, or concealed from you, caused you harm (for example, al harm, lost opportunities, or experienced other harm as a result)? If
Please provide any other info	rmation you believe is important to this claim.
JUDGMENT	
, , ,	b borrowers who received a Direct Loan, including a Direct uly 1, 2017, and prior to July 1, 2020.
against your school in a Federal you benefit from a government e	obtain one or more nondefault, favorable, contested judgments or State court or from a Federal or State administrative tribunal or did nforcement action or from a nondefault, favorable, contested articipation in class action litigation?
☐ Yes ☐ No	

Borrower's Name:	Borrower's SSN:	
Note: A settlement does not qualify you for Borrower Defense relief under the judgment prong of the 2016 regulation (34 C.F.R. § 685.222(b)) even if the settlement was favorable to you. A settlement agreement is not a favorable judgment for the purposes of Borrower Defense relief. This includes prior settlements with the Department related to Borrower Defense relief.		
udgment(s). If you don't have a copy you can about the judgment or order	court order or opinion) and all relevant documents relating to your y of the court documents, please provide as much information as r, including the approximate date (month and year) it was the case was heard, and the name of the plaintiff(s) if you were the case of a class action).	
BREACH OF CONTRACT		
	borrowers who received a Direct Loan, including a Direct lly 1, 2017, and prior to July 1, 2020.	
Did your school breach a contract wi	th you?	
-	act with your school (e.g., did you sign an enrollment agreement an agreement regarding a scholarship or other financial aid	
Yes No		
Second, did your school fail to perfo	rm any obligation under the contract?	
Yes No		
Please attach the contract and all re	evant documents.	

Borrow	wer's Name: Borro	wer's SSN:
	se describe, in as much detail as you can, the ways in which yrm its obligations under any contract it entered into with you.	rou believe the school failed to
OTHE	ER	
	nere any other allegations relating to your enrollment at this so ribed on this application?	chool that you have not previously
Ye	es No	
If yes,	, please identify what the school misrepresented or failed to to	ell you:
	e boxes below, you should describe the following information ire you have a complete application:	n detail and in your own words to
	What did the school say, write, represent to you, or conceal as possible. What did the school's actions lead you to believe	
•	Who or what provided you this information, or concealed the the person's name and title, if known)?	is information from you (include

wer's Name:	Borrower's SSN:
year and whether it was dur	u told this information (for example, the approximate date or time of ring a campus tour or interview, in a meeting, or over the phone)? If ppressed information from you, please explain when and where younformation.
	ommunicated to you or concealed from you (for example, via e-mail,
of the school's communicati	rtisement, through the school's website)? Please provide examples ion, if possible.
How was the information de information was false or mis	escribed above false or misleading? How did you determine the sleading?
	ed to you, or concealed from you, the basis of or important to your ol? (Yes/No). Please explain.

Porrow	ower's name:	Borrower's 55N:	
•	•	or concealed from you, caused you harm (for exa opportunities, or experienced other harm as a re	•
Ple	lease provide any other information you l	believe is important to this claim.	
Secti	tion 5: Harm		
harm.	n. Please use the space below as an opporther, caused you harm, and how the misc	ch specific type of misconduct by your school ca cortunity to explain how all the misconduct, taker conduct of the school has impacted your life mo	n
•	example: because your credits did not were unable to find a job when you gra	f the school's statements, acts, or omissions? F transfer you had to start over at a different scho aduated; you do not have the certification the sc w unable to enter your field of study. If yes, plea	ool; you :hool

			issions cause yo	
low has your lif	e been impacte	ed by this harm	n?	

Borrower's SSN:

Section 5a: Financial Harm

Borrower's Name:

Note: This section only applies to borrowers who receive a Direct Loan, including a Direct Consolidation Loan, on or after July 1, 2020.

You are eligible to receive full or partial loan discharge as a result of an eligible borrower defense claim only if you have suffered financial harm as a result of your school's misrepresentation. We can only discharge federal student loans, and the amount of a discharge that you may be eligible to receive cannot be more than what you borrowed. For example, we cannot consider private student loans you may have borrowed.

Evidence of financial harm *may* include:

- Periods of unemployment unrelated to national or regional economic recessions.
- A significant difference between the amount or nature of the tuition and fees that the school said they would charge, and the actual amount or nature of the tuition and fees charged by the school.
- Your inability to secure employment in the field of study for which your school expressly guaranteed employment.
- Your inability to complete the program because the school no longer offers a requirement necessary for completion of the program in which you enrolled and the school did not provide for an acceptable alternative requirement to enable completion of the program.

Borrower's Name:	Borrower's SSN:
inancial harm <u>does not in</u>	<u>iclude:</u>
•	such as personal injury, inconvenience, aggravation, emotional distress, ounitive damages, or opportunity costs.
The act of taking out	a federal student loan or merely having federal student loan debt.
Your voluntary decis	sion to pursue less than full-time work.
Your decision to not	work.
Your decision to volu	untarily change occupations or pursue a different line of work.
Payments you made	e other than through the use of federal student loans.
Did you suffer financial har inancial harm did you incu	m as a result of your school's misrepresentation? (Y/N). If so, how much r? Please explain.
determine you suffered. The partment also consider whether or not you were to complete this field, you m	this field does not limit the amount of harm the Department may The information you provide helps us review financial harm, and the rs published earnings information from prior graduates to determine financially harmed, and how much harm you incurred. If you hay include the amount of your federal student loans. However, this ed, the Department has this information already.
or which jobs did the prog	ram say it would prepare you, if any?

Borrower's Name:		Borrower's SSN:
When and how did	the school provide you with the	his information?
Have you actively you?	pursued employment in the fie	eld for which your education was intended to prepare
Yes N	lo	
each, as well as ar	ny reason you may have been	, and the approximate date on which you applied for given for not being selected for that or those jobs. applied during the most recent year.
Job Title	Approximate Date Applied	Reason for Not Being Selected for the Position
If	d. d	As this manage Theory was in almala.
ır yes, piease inciu	de documents that demonstra	te this pursuit. These may include:
 Job applicat 	tion confirmation emails	
 Correspond 	ence with potential employers	•

- Registration at job fairs
- Enrolling with a job recruiter
- Attendance at a resume workshop

Borrower's Name:	Borrower's SSN:
•	qualifications for employment in your field of study for entation such as, but not limited to, your ability to pass a or meet health qualifications?
☐ Yes ☐ No	
If yes, please explain:	
Section 6: Other Refunds, Remedies Requests or Actions	, Loan Reduction or Tuition Recovery
you paid to your school or to have your studer	bmitting this application, to recover tuition or fees that nt loans forgiven (for example, submitting a closed Department of Education or seeking relief as part of a
☐ Yes ☐ No	
If yes, please describe these other request(s), available.	and attach any documentation about the requests, if
Have you received financial relief as a result or receive?	of any of these attempts? If so, how much relief did you

Borrower's Name:	Borrower's SSN:	
Have you been denied finand others on your behalf?	cial relief for any of the attempts you have made or that were made by	
Yes No		
If so, which ones and why?		
Have you been, or are you co application?	urrently in, arbitration with the school that is the subject of this	
Yes No		
If yes, what was the date that school?	t a written request for arbitration was filed, by either yourself or the	

Documentation: Please attach any relevant documents related to the arbitration, for example:

- Demand for Arbitration
- Transcripts
- Enrollment agreements
- Promotional materials from your school
- Communications with school officials or employees
- Student Manual
- Course Catalog
- Legal documents
- Findings or determinations made by the arbitrator or arbitration panel
- Arbitration Award
- Any other documentation that you believe is related to the arbitration.

Borrower's Name:	Borrower's SSN:
Section 7: Forbearance and Stop	ped Collections
When we receive your application, your lounless you request otherwise.	ans will be put in forbearance or stopped collections status
while your application is under review. "Fo payments and your loans will not go into o	ederal student loan, your loans will be put into forbearance orbearance" means that you do not have to make loan default while your application for a Borrower Defense ment of Education. Your servicer will notify you when your status.
status while your application is under revi your defaulted loan will not attempt to coll	default, your loans will be put into stopped collections ew. "Stopped collections status" means that the holder of ect on the defaulted loan(s), including efforts to withhold e tax refunds, while your Borrower Defense application is cation.
If you have more questions about forbeard StudentAid.gov/borrower-defense or coplease visit StudentAid.gov/aid-summar	ontact your servicer. If you do not know who your servicer is
	to Repayment discharge is denied, the total amount you wish to make interest payments while your loans are in a please contact your servicer.
Defense relief. Instead, you may continue	bearance or stopped collections to apply for Borrower making payments on your loans, especially if you are in a to remove your loans from default or are seeking loan ublic Service Loan Forgiveness.
You can learn more about repayment opti loans/repayment/plans, including income	ons at https://studentaid.gov/idr/ . e driven repayment options at https://studentaid.gov/idr/ .
	not be placed into forbearance, meaning that you will payments while your application is being reviewed?
I wish to have my loans placed into	forbearance or stopped collection status.

☐ I DO NOT wish to have my loans placed into forbearance or stopped collection status.

Borrower's Name:		Borrower's SSN:
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If you do not select one of the options above and you are not in default on a federal student loan, ED will automatically place your federal student loan(s) into forbearance during our review of the application and the issuance of a decision.

If you do not select one of the options set forth above and you are in default on a loan, ED will place the federal student loan(s) that is (are) the subject of your Borrower Defense application into stopped collection status during our review of the application and the issuance of a decision.

ED will also ask holders of Federal Family Education Loan (FFEL) program loans not held by ED to make these same changes.

Section 8: Certification

By signing this attestation, I certify, under the penalty of perjury, that: all of the information that I provided is true and complete.

Any person who knowingly makes a false statement or misrepresentation on this form or on any accompanying document is subject to penalties that may include fines, imprisonment, or both, under the U.S. Criminal Code and 20 U.S.C. 1097. I sign this application under penalty of perjury.

I also agree to the following: to provide to the U.S. Department of Education additional information that is reasonably available to me that will verify the accuracy of my completed attestation and to provide, upon request, testimony, a sworn statement, or other documentation reasonably available to me that demonstrates to the satisfaction of the U.S. Department of Education or its designee that I meet the qualifications for Borrower Defense relief.

I also certify that I received proceeds of a federal loan, in whole or in part, to attend the school/campus identified in Section 3 above.

I also certify that I have not received a refund, tuition recovery, settlement, or other financial restitution to repay the loans that are the subject of this Borrower Defense claim, except as otherwise disclosed in my application.

I understand that if my application is approved and some or all of my loans are forgiven, I am assigning to the U.S. Department of Education any legal claim I have against the school for those forgiven loans. By assigning my claims, I am transferring my interest in any claim that I could make against the school relating to the forgiven loans (including the ability to file a lawsuit over those forgiven loans and any money ultimately recovered in compensation for those forgiven loans in court or other legal proceedings) to the U.S. Department of Education. I am not assigning any claims I

Borrower's Name: Borrower's SSN:

may have against the school for any other form of relief — including injunctive relief or damages related to private loans, tuition paid out-of-pocket, loans not forgiven by the Department, or other financial losses.

I understand that the U.S. Department of Education has the authority to verify information reported on this application with other federal or state agencies or other entities. I authorize the U.S. Department of Education, along with its agents and contractors, to contact me regarding this request at the phone number above using automated dialing equipment or artificial or prerecorded voice or text messages.

I understand that any rights and obligations with regard to Borrower Defense are subject to the provisions currently in effect under Title 34 of the Code of Federal Regulations.

I agree to allow the school that is the subject to this Borrower Defense application to provide the Department with items from my student educational record relevant to this Borrower Defense application.

If one or more of the loan(s) that was made for me to attend the school that is the subject of this Borrower Defense application is a federal non-Direct loan and my application is approved for a Borrower Defense discharge, I agree that the U.S. Department of Education will consolidate those loans into a Direct Consolidation Loan to the extent allowed by law and regulation if necessary to effectuate my discharge.

If a Federal Direct Consolidation is needed to effectuate my discharge, I authorize:

- **A.** The U.S. Department of Education to contact the holders of the loans I have selected for consolidation to determine the eligibility for consolidation and the payoff amounts of the loans to be consolidated and discharged;
- **B.** The holders of the loans I want to consolidate to release any information required to consolidate my loans, in accordance with the law, to the U.S. Department of Education or its agents and contractors; and
- **C.** The U.S. Department of Education to pay the full amount I owe to the holders of the loans that I want to consolidate to pay off those loans.

I agree that the U.S. Department of Education and their agents and contractors may contact me regarding my Borrower Defense application or my loan(s) at any cellular telephone number I provide now or in the future using automated dialing equipment or artificial or prerecorded voice or text messages.

Signature:			
Date (mm/dd/yyyy):			

Section 9: Where to Send the Completed Request

ED recommends submitting this form online at <u>StudentAid.gov/borrower-defense</u>. If you wish to complete the form manually, please mail the completed form and documentation to:

U.S. Department of Education

Federal Student Aid Information Center

P.O. Box 1854, Monticello, KY 42633.

Section 10: Help With Completing the Request

If you have questions about your individual submission, please visit <u>StudentAid.gov/help-center/contact</u> or contact the Borrower Defense Customer Contact Center at 1-855-279-6207 directly.

Section 11: Important Notices

Privacy Act Notice. The Privacy Act of 1974 (5 U.S.C. 552a) requires that the following notice be provided to you: The authorities for collecting the requested information from and about you are §421 et seq., §451 et seq. and §461 et seq. of the Higher Education Act of 1965, as amended (20 U.S.C. 1071 et seg., 20 U.S.C. 1087a et seg., and 20 U.S.C. 1087aa et seg.) and the authorities for collecting and using your Social Security Number (SSN) are §§428B(f) and 484(a)(4) of the HEA (20 U.S.C. 1078-2(f) and 20 U.S.C. 1091(a)(4)) and 31 U.S.C. 7701(b). Participating in the William D. Ford Federal Direct Loan (Direct Loan) Program, the Federal Family Education Loan (FFEL) Program, or the Federal Perkins Loan (Perkins Loan) Program, and giving ED your SSN are voluntary, but you must provide the requested information, including your SSN, to participate. The principal purposes for collecting the information on this form, including your SSN, are to verify your identity, to determine your eligibility to receive a loan or a benefit on a loan (such as a deferment, forbearance, discharge, or forgiveness) under the Direct Loan Program, FFEL, or Perkins Loan Programs, to permit the servicing of your loans, and, if it becomes necessary, to locate you and to collect and report on your loans if your loans become delinquent or default. ED also uses your SSN as an account identifier and to permit you to access your account information electronically. The information in your file may be disclosed, on a case-by-case basis or under a computer matching program, to third parties as authorized under routine uses in the appropriate systems of records notices. The routine uses of this information include, but are not limited to, its disclosure to federal, state, or local agencies, to private parties such as relatives, present and former employers, business and personal associates, to consumer reporting agencies, to financial and educational institutions, and to guaranty agencies in order to verify your identity, to determine your eligibility to receive a loan or a benefit on a loan, to permit the servicing or collection of your loans, to enforce the terms of the

loans, to investigate possible fraud and to verify compliance with federal student financial aid program regulations, or to locate you if you become delinquent in your loan payments or if you default. To provide default rate calculations, disclosures may be made to guaranty agencies, to financial and educational institutions, or to state agencies. To provide financial aid history information, disclosures may be made to educational institutions. To assist program administrators with tracking refunds and cancellations, disclosures may be made to guaranty agencies, to financial and educational institutions, or to federal or state agencies. To provide a standardized method for educational institutions to efficiently submit student enrollment statuses, disclosures may be made to guaranty agencies or to financial and educational institutions. To counsel you in repayment efforts, disclosures may be made to guaranty agencies, to financial and educational institutions, or to federal, state, or local agencies. In the event of litigation, ED may send records to the Department of Justice, a court, adjudicative body, counsel, party, or witness if the disclosure is relevant and necessary to the litigation. If this information, either alone or with other information, indicates a potential violation of law, ED may send it to the appropriate authority for action. ED may send information to members of Congress if you ask them to help you with federal student aid questions. In circumstances involving employment complaints, grievances, or disciplinary actions, ED may disclose relevant records to adjudicate or investigate the issues. If provided for by a collective bargaining agreement, ED may disclose records to a labor organization recognized under 5 U.S.C. Chapter 71. Disclosures may be made to ED contractors for the purpose of performing any programmatic function that requires disclosure of records. Before making any such disclosure, ED will require the contractor to maintain Privacy Act safeguards. Disclosures may also be made to qualified researchers under Privacy Act safeguards.

Paperwork Reduction Act Notice. According to the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless such collection displays a valid OMB control number. The valid OMB control number for this information collection is 1845-0163. Public reporting burden for this collection of information is estimated to average 3 hours per response, including time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. The obligation to respond to this collection is required to obtain or retain a benefit (20 U.S.C. 1087e(h)). If you have comments or concerns regarding the status of your individual submission of this application, please contact the Borrower Defense customer Contact Center at 1-855-279-6207 directly. You may also submit and manage your application online at StudentAid.gov/borrower-defense.