

116TH CONGRESS  
1ST SESSION

# S. 2621

To provide for the restoration of legal rights for claimants under holocaust-era insurance policies.

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## IN THE SENATE OF THE UNITED STATES

OCTOBER 17, 2019

Mr. RUBIO (for himself, Ms. ROSEN, and Mr. SCOTT of Florida) introduced the following bill; which was read twice and referred to the Committee on the Judiciary

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# A BILL

To provide for the restoration of legal rights for claimants under holocaust-era insurance policies.

1       *Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,*

3       **SECTION 1. SHORT TITLE.**

4       This Act may be cited as the “Holocaust Insurance  
5       Accountability Act of 2019”.

6       **SEC. 2. PURPOSES.**

7       The purposes of this Act are to—

8                   (1) allow for the enforcement of State laws requiring the disclosure of information about Holocaust-era insurance policies, notwithstanding the

1 holding of the Supreme Court of the United States  
2 in American Insurance Association v. Garamendi,  
3 539 U.S. 396 (2003) that such laws are preempted  
4 by the foreign policy espoused by the executive  
5 branch of the Federal Government addressed in that  
6 case;

7 (2) facilitate the disclosure of information about  
8 Holocaust-era insurance policies under applicable  
9 State laws so that citizens of the United States (and  
10 other persons on whose behalf such laws were en-  
11 acted) may know whether they hold any rights under  
12 the policies;

13 (3) create a new Federal private cause of action  
14 and subject matter jurisdiction to allow the bene-  
15 ficiaries of Holocaust-era insurance policies, many of  
16 whom are citizens of the United States, to bring  
17 suits in the courts of the United States to recover  
18 any proceeds under the policies to which they may  
19 be entitled, notwithstanding the defense that such  
20 suits are preempted by the executive branch foreign  
21 policy addressed in Garamendi, with the State law of  
22 the forum or Federal common law providing the rule  
23 of decision governing the right of a beneficiary to re-  
24 cover under such policies;

1                             (4) foreclose defenses to claims brought under  
2 section 4 of this Act arising from any prior judgments or settlement agreements (including the class  
3 action judgment and settlement agreement (M21–  
4 89, United States District Court for the Southern  
5 District of New York) in In re: Assicurazioni Gen-  
6 eral S.p.A. Holocaust Insurance Litigation) that  
7 were entered and approved based on the erroneous  
8 conclusion that State law claims to recover under  
9 Holocaust-era insurance claims are preempted by  
10 the executive branch foreign policy addressed in  
11 Garamendi;

13                             (5) provide for a uniform statute of limitations  
14 of 10 years after the date of enactment of this Act  
15 in any action to recover under Holocaust-era insur-  
16 ance policies under this Act or State law; and

17                             (6) in carrying out the purposes described in  
18 paragraphs (1) through (5), preserve the lawmaking  
19 powers of Congress under article I of the Constitu-  
20 tion of the United States, with which the judicial de-  
21 cisions cited in this section are inconsistent.

22 **SEC. 3. DEFINITIONS.**

23                             In this Act:

24                             (1) BENEFICIARY.—The term “beneficiary” in-  
25 cludes—

(A) a named insured or named beneficiary under a covered policy; and

(B) an heir, assignee, or legal representative of a named insured or named beneficiary described in subparagraph (A).

(2) COVERED POLICY.—The term “covered policy” means any life, dowry, education, annuity, property, or other insurance policy that was—

(A) in effect at any time during the period beginning on January 31, 1933, and ending on December 31, 1945; and

(B) issued to a policyholder domiciled in—

- (i) any area that was occupied or controlled by Nazi Germany; or
- (ii) the territorial jurisdiction of Switzerland

(3) INSURER—The term “insurer”—

(A) means any person engaged in the business of insurance (including reinsurance) in interstate or foreign commerce that issued a covered policy; and

(B) includes any successor in interest to a person described in subparagraph (A).

(4) NAZI GERMANY.—The term “Nazi Germany” means—

## **14 SEC. 4. PRIVATE RIGHT OF ACTION; CIVIL ACTIONS.**

(a) CIVIL ACTIONS TO RECOVER UNDER COVERED POLICIES.—This Act creates a new Federal private cause of action and Federal subject matter jurisdiction for a beneficiary of a covered policy to bring a civil action against the insurer for the covered policy or a related company of the insurer to recover proceeds due under the covered policy or otherwise to enforce any rights under the covered policy. The rule of decision governing the right of a beneficiary to recover under a covered policy shall be the law of the forum State in which the civil action is filed, or Federal common law, at the option of the beneficiary.

1       (b) NATIONWIDE SERVICE OF PROCESS.—For a civil  
2 action brought under subsection (a) in a district court of  
3 the United States, process may be served in the judicial  
4 district where the case is brought or any other judicial  
5 district of the United States where the defendant may be  
6 found, resides, has an agent, or transacts business.

7       (c) REMEDIES.—

8           (1) DAMAGES.—

9               (A) IN GENERAL.—A court shall award to  
10              a prevailing beneficiary in a civil action brought  
11              under subsection (a)—

12                  (i) the amount of the proceeds due  
13              under the covered policy;

14                  (ii) prejudgment interest on the  
15              amount described in clause (i) from the  
16              date the amount was due until the date of  
17              judgment, calculated at a rate of 6 percent  
18              per year, compounded annually; and

19                  (iii) any other appropriate relief nec-  
20              essary to enforce rights under the covered  
21              policy.

22               (B) TREBLE DAMAGES.—If a court finds  
23              that an insurer or related company of the in-  
24              surer acted in bad faith, the court shall award  
25              damages in an amount equal to 3 times the

1           amount otherwise to be awarded under sub-  
2           paragraph (A).

3           (2) ATTORNEY'S FEES AND COSTS.—A court  
4       shall award reasonable attorney's fees and costs to  
5       a prevailing beneficiary in a civil action brought  
6       under subsection (a).

7           (d) LIMITATION.—A civil action may not be brought  
8       under this section on or after the date that is 10 years  
9       after the date of enactment of this Act.

10 **SEC. 5. EFFECT OF PRIOR JUDGMENTS AND RELEASES.**

11           (a) IN GENERAL.—

12           (1) EFFECT.—Subject to subsection (b)(1), a  
13       judgment or release described in paragraph (2) shall  
14       not preclude, foreclose, bar, release, waive, acquit,  
15       discharge, or otherwise impair any claim brought  
16       under section 4 by any person.

17           (2) JUDGMENTS AND RELEASES.—A judgment  
18       or release described in this paragraph is—

19           (A) a judgment entered before the date of  
20       enactment of this Act for any claim arising  
21       under a covered policy in any civil action in a  
22       Federal or State court; or

23           (B) an agreement entered into before the  
24       date of enactment of this Act under which any  
25       person (on behalf of the person, any other per-

1           son, or a class of persons) agrees not to assert  
2           or agrees to waive or release any claim de-  
3           scribed in subparagraph (A), regardless of  
4           whether the agreement is—

- 5                         (i) denominated as a release, dis-  
6                         charge, covenant not to sue, or otherwise;  
7                         or  
8                         (ii) approved by a court.

9                 (b) RULES OF CONSTRUCTION.—

10                 (1) IN GENERAL.—Except as provided in para-  
11                 graph (2), nothing in this section shall affect the va-  
12                 lidity or enforceability of any agreement entered into  
13                 between any claimant under a covered policy and the  
14                 International Commission on Holocaust Era Insur-  
15                 ance Claims or an insurer under which the claimant  
16                 has agreed to release or waive any claim in consider-  
17                 ation for payment under a covered policy.

18                 (2) EXCEPTION.—Paragraph (1) shall not  
19                 apply to any agreement for which the payment is de-  
20                 nominated as humanitarian by the International  
21                 Commission on Holocaust Era Insurance Claims.

22         **SEC. 6. EFFECT OF EXECUTIVE AGREEMENTS AND EXECU-**  
23                         **TIVE FOREIGN POLICY.**

24                 (a) EFFECT OF EXECUTIVE AGREEMENTS AND EX-  
25                 ECUTIVE FOREIGN POLICY ON STATE LAWS.—An execu-

1 tive agreement described in subsection (c)(1) and an exec-  
2 utive foreign policy described in subsection (c)(2) shall not  
3 supercede or preempt the law of any State—

4 (1) relating to a claim under or relating to a  
5 covered policy against the insurer for the covered  
6 policy or a related company of the insurer; or

7 (2) that requires an insurer doing business in  
8 the State or any related company of the insurer to  
9 disclose information regarding a covered policy  
10 issued by the insurer.

11 (b) EFFECT OF EXECUTIVE AGREEMENTS AND EX-  
12 ECUTIVE FOREIGN POLICY ON CLAIMS BROUGHT UNDER  
13 THIS ACT.—An executive agreement described in sub-  
14 section (c)(1) and an executive foreign policy described in  
15 subsection (c)(2) shall not compromise, settle, extinguish,  
16 waive, preclude, bar, or foreclose a claim brought under  
17 section 4.

18 (c) EXECUTIVE AGREEMENTS AND EXECUTIVE FOR-  
19 EIGN POLICY COVERED.—

20 (1) EXECUTIVE AGREEMENTS.—An executive  
21 agreement described in this paragraph is an execu-  
22 tive agreement between the United States and a for-  
23 eign government entered into before, on, or after the  
24 date of enactment of this Act.

1                             (2) EXECUTIVE FOREIGN POLICY.—An executive  
2         foreign policy described in this paragraph is a  
3         foreign policy of the executive branch of the Federal  
4         Government established before, on, or after the date  
5         of enactment of this Act.

6     **SEC. 7. EFFECT ON STATE LAWS.**

7         Nothing in this Act shall supersede or preempt any  
8         State law except to the extent the law of the State conflicts  
9         with this Act.

10    **SEC. 8. TIMELINESS OF ACTIONS BROUGHT UNDER STATE  
11                             LAW.**

12         A claim brought under any State law described in  
13         section 6(a) shall not be deemed untimely on the basis  
14         of any State or Federal statute of limitations or on the  
15         basis of any other legal or equitable rule or doctrine (in-  
16         cluding laches) governing the timeliness of claims if the  
17         claim is filed not later than 10 years after the date of  
18         enactment of this Act.

19     **SEC. 9. SEVERABILITY.**

20         If any provision of this Act or the application of such  
21         provision to any person or circumstance is held to be un-  
22         constitutional, the remainder of this Act and the applica-  
23         tion of such provision to any other person or circumstance  
24         shall not be affected thereby.

1 **SEC. 10. EFFECTIVE DATE; APPLICABILITY.**

2 This Act shall—

3 (1) take effect on the date of enactment of this

4 Act; and

5 (2) apply to any claim relating to a covered pol-

6 icy that is brought before, on, or after the date of

7 enactment of this Act.

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