The White House

Ending Radical Indoctrination in K-12 Schooling

PRESIDENTIAL ACTIONS

January 29, 2025

States of America, it is hereby ordered: <u>Section 1. Purpose and Policy.</u> Parents trust America's schools to provide their children with

By the authority vested in me as President by the Constitution and the laws of the United

a rigorous education and to instill a patriotic admiration for our incredible Nation and the values for which we stand. In recent years, however, parents have witnessed schools indoctrinate their children in radical, anti-American ideologies while deliberately blocking parental oversight. Such an

environment operates as an echo chamber, in which students are forced to accept these ideologies without question or critical examination. In many cases, innocent children are compelled to adopt identities as either victims or oppressors solely based on their skin color and other immutable characteristics. In other instances, young men and women are made to question whether they were born in the wrong body and whether to view their parents and their reality as enemies to be blamed. These practices not only erode critical thinking but also sow division, confusion, and distrust, which undermine the very foundations of personal identity and family unity. Imprinting anti-American, subversive, harmful, and false ideologies on our Nation's children

not only violates longstanding anti-discrimination civil rights law in many cases, but usurps

basic parental authority. For example, steering students toward surgical and chemical

mutilation without parental consent or involvement or allowing males access to private spaces designated for females may contravene Federal laws that protect parental rights, including the Family Educational Rights and Privacy Act (FERPA) and the Protection of Pupil Rights Amendment (PPRA), and sex-based equality and opportunity, including Title IX of the Education Amendments of 1972 (Title IX). Similarly, demanding acquiescence to "White Privilege" or "unconscious bias," actually promotes racial discrimination and undermines national unity. My Administration will enforce the law to ensure that recipients of Federal funds providing K-12 education comply with all applicable laws prohibiting discrimination in various contexts and protecting parental rights, including Title VI of the Civil Rights Act of 1964 (Title VI), 42

U.S.C. 2000d et seq.; Title IX, 20 U.S.C. 1681 et seq.; FERPA, 20 U.S.C. 1232g; and the PPRA, 20 U.S.C. 1232h. Sec. 2. Definitions. As used herein: (a) The definitions in the Executive Order "Defending Women from Gender Ideology Extremism and Restoring Biological Truth to the Federal Government" (January 20, 2025)

shall apply to this order.

- (b) "Discriminatory equity ideology" means an ideology that treats individuals as members of preferred or disfavored groups, rather than as individuals, and minimizes agency, merit, and capability in favor of immoral generalizations, including that:
- Members of one race, color, sex, or national origin are morally or inherently superior to members of another race, color, sex, or national origin; An individual, by virtue of the individual's race, color, sex, or national origin, is inherently
- racist, sexist, or oppressive, whether consciously or unconsciously; (iii) An individual's moral character or status as privileged, oppressing, or oppressed is primarily determined by the individual's race, color, sex, or national origin;
- (iv) Members of one race, color, sex, or national origin cannot and should not attempt to treat others without respect to their race, color, sex, or national origin;
- An individual, by virtue of the individual's race, color, sex, or national origin, bears responsibility for, should feel guilt, anguish, or other forms of psychological distress because

of, should be discriminated against, blamed, or stereotyped for, or should receive adverse

treatment because of actions committed in the past by other members of the same race,

color, sex, or national origin, in which the individual played no part;

- (vi) An individual, by virtue of the individual's race, color, sex, or national origin, should be discriminated against or receive adverse treatment to achieve diversity, equity, or inclusion; (vii) Virtues such as merit, excellence, hard work, fairness, neutrality, objectivity, and racial colorblindness are racist or sexist or were created by members of a particular race, color, sex, or national origin to oppress members of another race, color, sex, or national origin; or (viii) the United States is fundamentally racist, sexist, or otherwise discriminatory. (c) "Educational service agency" (ESA) has the meaning given in 20 U.S.C. 1401(5), and the
- terms "elementary school," "local educational agency" (LEA), "secondary school," and "state educational agency" (SEA) have the meanings given in 34 C.F.R. 77.1(c). (d) "Patriotic education" means a presentation of the history of America grounded in: an accurate, honest, unifying, inspiring, and ennobling characterization of America's founding and foundational principles; (ii) a clear examination of how the United States has admirably grown closer to its noble principles throughout its history;
- (e) "Social transition" means the process of adopting a "gender identity" or "gender marker" that differs from a person's sex. This process can include psychological or psychiatric counseling or treatment by a school counselor or other provider; modifying a person's name

(iii) the concept that commitment to America's aspirations is beneficial and justified; and

(iv) the concept that celebration of America's greatness and history is proper.

(e.g., "Jane" to "James") or pronouns (e.g., "him" to "her"); calling a child "nonbinary"; use of intimate facilities and accommodations such as bathrooms or locker rooms specifically designated for persons of the opposite sex; and participating in school athletic competitions or other extracurricular activities specifically designated for persons of the opposite sex. "Social transition" does not include chemical or surgical mutilation. Sec. 3. Ending Indoctrination Strategy. (a) Within 90 days of the date of this order, to advise the President in formulating future policy, the Secretary of Education, the Secretary of Defense, and the Secretary of Health and Human Services, in consultation with the Attorney

General, shall provide an Ending Indoctrination Strategy to the President, through the

Assistant to the President for Domestic Policy, containing recommendations and a plan for:

- (i) eliminating Federal funding or support for illegal and discriminatory treatment and indoctrination in K-12 schools, including based on gender ideology and discriminatory equity ideology; and (ii) protecting parental rights, pursuant to FERPA, 20 U.S.C. 1232g, and the PPRA, 20 U.S.C. 1232h, with respect to any K-12 policies or conduct implicated by the purpose and policy of this order. (b) The Ending Indoctrination Strategy submitted under subsection (a) of this section shall contain a summary and analysis of the following: (i) All Federal funding sources and streams, including grants or contracts, that directly or
- ideology or discriminatory equity ideology: (A) in K-12 curriculum, instruction, programs, or activities; or (B) in K-12 teacher education, certification, licensing, employment, or training;

indirectly support or subsidize the instruction, advancement, or promotion of gender

- (ii) Each agency's process to prevent or rescind Federal funds, to the maximum extent consistent with applicable law, from being used by an ESA, SEA, LEA, elementary school, or secondary school to directly or indirectly support or subsidize the instruction, advancement,
- or promotion of gender ideology or discriminatory equity ideology in: (A) K-12 curriculum, instruction, programs, or activities; or (B) K-12 teacher certification, licensing, employment, or training;

secondary school to directly or indirectly support or subsidize:

initiatives or matters as the President may direct.

expertise.

year 2026;

General Services.

by the President.

Enhanced Civics Education; and

otherwise affect:

work, consistent with this order.

consistent with applicable law, from being used by an ESA, SEA, LEA, elementary school, or secondary school to directly or indirectly support or subsidize the social transition of a minor student, including through school staff or teachers or through deliberately concealing the minor's social transition from the minor's parents. (iv) Each agency's process to prevent or rescind Federal funds, to the maximum extent

consistent with applicable law, from being used by an ESA, SEA, LEA, elementary school, or

(A) interference with a parent's Federal statutory right to information regarding school

(iii) Each agency's process to prevent or rescind Federal funds, to the maximum extent

FERPA; or (B) a violation of Title VI or Title IX; and (v) A summary and analysis of all relevant agency enforcement tools to advance the policies of this order.

curriculum, records, physical examinations, surveys, and other matters under the PPRA or

- (c) The Attorney General shall coordinate with State attorneys general and local district attorneys in their efforts to enforce the law and file appropriate actions against K-12 teachers and school officials who violate the law by: (i) sexually exploiting minors;
- (ii) unlawfully practicing medicine by offering diagnoses and treatment without the requisite license; or (iii) otherwise unlawfully facilitating the social transition of a minor student. (d) The Assistant to the President for Domestic Policy shall regularly convene the heads of the agencies tasked with submitting the Ending Indoctrination Strategy under subsection

(a) of this section to confer regarding their findings, areas for additional investigation, the

modification or implementation of their respective recommendations, and such other policy

Sec. 4. Reestablishing the President's Advisory 1776 Commission and Promoting Patriotic

Education. (a) The President's Advisory 1776 Commission ("1776 Commission"), which was

created by Executive Order 13958 of November 2, 2020, to promote patriotic education, but

was terminated by President Biden in Executive Order 13985 of January 20, 2021, is hereby reestablished. The purpose of the 1776 Commission is to promote patriotic education and advance the purposes stated in section 1 of Executive Order 13958, as well as to advise and promote the work of the White House Task Force on Celebrating America's 250th Birthday ("Task Force 250") and the United States Semiquincentennial Commission in their efforts to provide a grand celebration worthy of the momentous occasion of the 250th anniversary of American Independence on July 4, 2026. (b) Within 120 days of the date of this order, the Secretary of Education shall establish the 1776 Commission in the Department of Education.

(c) The 1776 Commission shall be composed of not more than 20 members, who shall be

appointed by the President for a term of 2 years. The 1776 Commission shall be made up of

individuals from outside the Federal Government with relevant experience or subject-matter

(d) The 1776 Commission shall have a Chair or Co-Chairs, at the President's discretion, and a Vice Chair, who shall be designated by the President from among the Commission's members. An Executive Director, designated by the Secretary of Education in consultation with the Assistant to the President for Domestic Policy, shall coordinate the work of the 1776

Commission. The Chair (or Co-Chairs) and Vice Chair shall work with the Executive Director

to convene regular meetings of the 1776 Commission, determine its agenda, and direct its

(e) The 1776 Commission shall: facilitate the development and implementation of a "Presidential 1776 Award" to recognize student knowledge of the American founding, including knowledge about the Founders, the Declaration of Independence, the Constitutional Convention, and the great soldiers and battles of the American Revolutionary War; (ii) in coordination with the White House Office of Public Liaison, coordinate bi-weekly

lectures regarding the 250th anniversary of American Independence that are grounded in

patriotic education principles, which shall be broadcast to the Nation throughout calendar

(iii) upon request, advise executive departments and agencies regarding their efforts to ensure patriotic education is appropriately provided to the public at national parks, battlefields, monuments, museums, installations, landmarks, cemeteries, and other places important to the American founding and American history, as appropriate and consistent with applicable law; (iv) upon request, offer advice and recommendations to, and support the work of Task Force 250 and the United States Semiquincentennial Commission regarding their plans to

celebrate the 250th anniversary of American Independence; and

American Independence, as appropriate and consistent with applicable law. (f) The Department of Education shall provide funding and administrative support for the 1776 Commission, to the extent permitted by law and subject to the availability of appropriations. (g) Members of the 1776 Commission shall serve without compensation but, as approved by

the Department of Education, shall be reimbursed for travel expenses, including per diem in

(v) facilitate, advise upon, and promote private and civic activities nationwide to increase

public knowledge of and support patriotic education surrounding the 250th anniversary of

Government service (5 U.S.C. 5701-5707). (h) Insofar as chapter 10 of title 5, United States Code (commonly known as the Federal Advisory Committee Act), may apply to the 1776 Commission, any functions of the President under that Act, except that of reporting to the Congress, shall be performed by the Secretary of Education, in accordance with the guidelines issued by the Administrator of

lieu of subsistence, as authorized by law for persons serving intermittently in the

Sec. 5. Additional Patriotic Education Measures. (a) All relevant agencies shall monitor compliance with section 111(b) of title I of Division J of Public Law 108-447, which provides that "[e]ach educational institution that receives Federal funds for a fiscal year shall hold an educational program on the United States Constitution on September 17 of such year for the

students served by the educational institution," including by verifying compliance with each

(i) The 1776 Commission shall terminate 2 years from the date of this order, unless extended

educational institution that receives Federal funds. All relevant agencies shall take action, as appropriate, to enhance compliance with that law. (b) All relevant agencies shall prioritize Federal resources, consistent with applicable law, to promote patriotic education, including through the following programs: (i) the Department of Education's American History and Civics Academies and American History and Civics Education-National Activities programs;

(ii) the Department of Defense's National Defense Education Program and Pilot Program on

Speaker, and International Visitor Leadership programs, as well as the American Spaces network. Sec. 6. General Provisions. (a) Nothing in this order shall be construed to impair or

(iii) the Department of State's Bureau of Educational and Cultural Affairs and Fulbright, U.S.

- (i) the authority granted by law to an executive department or agency, or the head thereof; or (ii) the functions of the Director of the Office of Management and Budget relating to
- budgetary, administrative, or legislative proposals. (b) This order shall be implemented consistent with applicable law and subject to the availability of appropriations.
- (c) This order is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by any party against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person.

ISSUES CONTACT EOP

Copyright

ADMINISTRATION

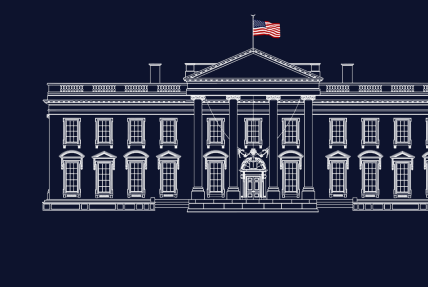
Privacy

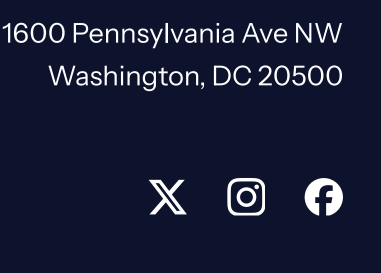
NEWS

WH.GOV



VISIT





THE WHITE HOUSE

↑ Back to top