

119TH CONGRESS  
1ST SESSION

# H. R. 2700

To require State educational agencies to implement policies prohibiting the use or possession of personal mobile phones by students in public school classrooms during school hours, and for other purposes.

---

## IN THE HOUSE OF REPRESENTATIVES

APRIL 7, 2025

Mr. VINDMAN introduced the following bill; which was referred to the Committee on Education and Workforce

---

## A BILL

To require State educational agencies to implement policies prohibiting the use or possession of personal mobile phones by students in public school classrooms during school hours, and for other purposes.

1       *Be it enacted by the Senate and House of Representa-*

2       *tives of the United States of America in Congress assembled,*

3       **SECTION 1. SHORT TITLE.**

4       This Act may be cited as the “Utilize No Phones in

5       Learning to Unleash Growth in Grades and Educate Dis-

6       traction-free Act of 2025” or the “UNPLUGGED Act of

7       2025”.

1   **SEC. 2. FINDINGS; SENSE OF CONGRESS.**

2       (a) FINDINGS.—Congress finds the following:

3               (1) Public education is critical to the economic  
4               vitality, national security, and democratic govern-  
5               ance of the United States.

6               (2) Disruptions to the educational process di-  
7               rectly affect national productivity, civic engagement,  
8               and workforce development.

9               (3) The excessive use of mobile phones during  
10          school hours significantly impairs the ability of  
11          schools to maintain effective educational environ-  
12          ments.

13          (4) A growing body of peer-reviewed literature  
14          has documented the detrimental effects of mobile  
15          phone usage in classrooms on attention, academic  
16          performance, and mental health.

17          (5) Studies published in journals such as Com-  
18          puters in Human Behavior, Educational Psychology,  
19          and the Journal of Adolescent Health have shown  
20          that the presence of mobile phones in academic set-  
21          tings correlates with reduced focus, lower test  
22          scores, increased academic procrastination, and  
23          higher levels of anxiety and depression among stu-  
24          dents.

25          (6) Social psychologist Jonathan Haidt, in both  
26          his academic work and public commentary, has—

(B) produced research pointing to a sharp increase in rates of anxiety, depression, and self-harm beginning around 2012–2013, coinciding with widespread smartphone and social media adoption among teenagers; and

(C) argued that overexposure to digital devices and online platforms undermines the development of resilience, emotional regulation, and in-person social connection.

22                   (9) These issues are not confined to a single  
23 state or region and are national in scope, with simi-  
24 lar patterns of disruption and diminished student  
25 outcomes reported across state lines.

(10) The cumulative effect of diminished educational achievement has a substantial impact on the national economy and workforce preparedness.

4       (b) SENSE OF CONGRESS.—It is the sense of Con-  
5 gress that each State educational agency, in coordination  
6 with each local educational agency served by the State  
7 educational agency and in consultation with educators,  
8 parents, and students, should establish and enforce a pol-  
9 icy that—

10                             (1) enables parents to notify students through  
11                             school officials about forgotten items, changes in  
12                             pick-up times, and other common issues; and

**15 SEC. 3. PROHIBITION OF STUDENT PHONE POSSESSION IN  
16 SCHOOLS.**

17       (a) IN GENERAL.—Not later than the first school  
18 year beginning after the date of enactment of this Act,  
19 each State educational agency, in coordination with each  
20 local educational agency served by the State educational  
21 agency and in consultation with educators, parents, and  
22 students, shall establish and enforce a policy that prohibits  
23 student possession or use of personal electronic devices,  
24 including personal mobile phones, in public schools during  
25 school hours.

1       (b) SECURE STORAGE METHODS.—A personal elec-

2 tronic device policy established pursuant to subsection (a)

3 may include a requirement that public schools use secure

4 storage methods, including—

5              (1) lockable lockers;

6              (2) secure lock boxes;

7              (3) magnetic pouches or other signal-blocking

8 storage devices; or

9              (4) other technologies or materials deemed ap-

10 propriate by the State educational agency.

11       (c) EXCEPTIONS.—A personal electronic device policy

12 established pursuant to subsection (a) may permit excep-

13 tions for—

14              (1) students with medical or health conditions

15 that require the use of a mobile phone or other per-

16 sonal electronic device as part of a treatment or

17 monitoring plan, as certified by a licensed healthcare

18 provider;

19              (2) students with disabilities or special needs

20 for whom access to a personal mobile phone or other

21 personal electronic device is—

22                  (A) documented as necessary in an individ-

23 ualized education program; or

24                  (B) included as part of services or accom-

25 modations provided to the student pursuant to

1           section 504 of the Rehabilitation Act of 1973  
2           (29 U.S.C. 794) (commonly referred to as a  
3           “Section 504 plan”);

4           (3) on an individualized basis for students—

5                 (A) who are English learners;

6                 (B) who have a demonstrated need for a  
7                 personal electronic device to facilitate instruc-  
8                 tion; and

9                 (C) acquire documentation in support of  
10                subparagraph (A) and (B) in accordance with  
11                procedures established by the State educational  
12                agency; and

13           (4) additional situations as States and local  
14           education authorities deem necessary and appro-  
15           priate.

16           (d) MINIMUM REQUIREMENT.—The requirements in  
17           this Act shall constitute a minimum standard. Nothing in  
18           this Act shall be construed to preempt or prevent a State,  
19           State educational agency, or local educational agency from  
20           enacting more restrictive policies regarding student pos-  
21           session or use of mobile phones or other personal elec-  
22           tronic devices during school hours, on school grounds, or  
23           during school activities.

24           (e) GRANT PROGRAM AUTHORIZED.—

1                             (1) IN GENERAL.—The Secretary of Education  
2 shall establish a grant program to provide funding  
3 to State educational agencies to purchase, imple-  
4 ment, or maintain secure storage methods, and re-  
5 lated training or infrastructure, in accordance with  
6 a personal electronic device policy established by  
7 such State educational agency pursuant to sub-  
8 section (a).

9                             (2) APPLICATION.—To be eligible to receive a  
10 grant under this subsection, a State educational  
11 agency shall submit to the Secretary an application  
12 at such time, in such manner, and containing such  
13 information as the Secretary may require.

14 **SEC. 4. DEFINITIONS.**

15                             For purposes of this Act:

16                             (1) ESEA TERMS.—The terms “elementary  
17 school”, “English learner”, “local educational agen-  
18 cy”, “secondary school”, “State”, and “State edu-  
19 cational agency” have the meanings given the terms  
20 in section 8101 of the Elementary and Secondary  
21 Education Act of 1965 (20 U.S.C. 7801).

22                             (2) INDIVIDUALIZED EDUCATION PROGRAM.—  
23 The term “individualized education program” has  
24 the meaning given such term in section 602 of the

1       Individuals with Disabilities Education Act (20  
2       U.S.C. 1401).

3                     (3) MOBILE PHONE.—The term “mobile phone”  
4       means any handheld communication device with cel-  
5       lular, Wi-Fi, or Bluetooth capability, including  
6       smartphones and similar devices.

7                     (4) PERSONAL ELECTRONIC DEVICE.—The  
8       term “personal electronic device”—

9                         (A) includes mobile phones, smartwatches,  
10       tablets, and other handheld or wearable devices  
11       with communication, internet, or multimedia ca-  
12       pabilities; and

13                         (B) does not include laptops or tablets that  
14       are authorized by the school and used solely for  
15       instructional purposes under teacher super-  
16       vision so long as such laptops or tablets are re-  
17       stricted from accessing social media platforms,  
18       personal email, messaging or texting services,  
19       and other non-academic applications during in-  
20       structional time.

21                     (5) PUBLIC SCHOOL.—The term “public  
22       school” means—

23                         (A) a public elementary school; and  
24                         (B) a public secondary school.

1                     (6) SCHOOL HOURS.—The term “school hours”  
2       means the period from the start of the instructional  
3       day until the end of the instructional day, as defined  
4       by the State educational agency.

