SAMPLE Memorandum of Understanding (MOU)

between

21st CCLC Subgrantee

and

(Partner)

(Applicable Date Range)

This Memorandum of Understanding (MOU) sets for the terms and understanding between the 21st CCLC Subgrantee and the (partner) who are providing services and/or financial support to the 21st CCLC program.

21 ³¹ CCLC subgrantee name:
21 st CCLC representative:
Position:
Address:
Telephone:
Fax:
E-mail:
Partner name:
Partner representative:
Position:
Address:
Telephone:
Fax:
F-mail·

Purpose

The purpose of this MOU is to establish an agreement among the above mentioned parties concerning their respective roles and responsibilities for implementation of a 21st Century Community Learning Center (CCLC) subgrant.

This agreement is to establish and coordinate joint processes and procedures for the provision of the 21st CCLC program (including summer, before and after school, weekends, evenings, in-

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service days, vacation breaks, etc.) for students, family engagement activities, staff development, supervision, and program evaluation.

21st Century Community Learning Centers Vision and Overview

Since the MOU is intended to describe and detail how partners will contribute to the establishment and maintenance of the afterschool program, it is important that all partners to the MOU share a collective vision and both parties will provide documentation/data as required by the NHDOE for the program and have a common understanding as to the scope and purpose of the program.

The description provided under this section will serve as a critical framework for the program as it makes decisions on the implementation of the 21st CCLC investment:

Duties of Parties

In this section, the responsibilities and agreements of each party is described separately.

For t	the 21st CCLC subgrantee, the responsibilities and agreements could include:
	Serve as the fiscal agent for the grant;
	Provide needed support including office space, telephone use, and computer use for
	afterschool staff;
	Provide classroom space and all other appropriate space to accommodate the afterschool
	program;
	Provide custodial support, office support, and other appropriate support to ensure the
	program runs smoothly and that children are safe afterschool;
	Be responsible for purchasing necessary materials/supplies for designated components in
	accordance with the 21st CCLC budget;
	Support staff in trainings and professional development opportunities in areas related to
_	afterschool programming and issues;
	Participate in the evaluation of the afterschool program at the local, state, and federal
_	levels;
	Complete paperwork related to any association with the program;
	Provide access to assessment and other available data for the purposes of program
_	evaluation;
	Assist the program in developing, implementing, and making progress on its sustainability
_	plan;
	Recruit and refer students to the afterschool program;
	Participate on the Advisory Team; and/or
	Other:
For t	the <u>partner</u> , the following may apply:
	Assume payroll responsibilities for afterschool positions, as budgeted;

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	Provide classroom space and all other appropriate space to accommodate the afterschool program;
	Recruit and refer students to the afterschool program; Communicate and collaborate with all partners;
	Support the afterschool program in developing appropriate curricula, running an effective academic assistance and/or tutoring program, and establishing clear linkages with the school day;
	Establish a collaborative relationship between school day staff and afterschool staff including having a significant number of school based staff committed to working in the program;
	Complete paperwork related to and associated with the program;
	Provide access to assessment and other available data for the purposes of program evaluation;
	Participate in the evaluation of the afterschool program at the local, state, and federal levels;
	Assist the program in developing, implementing, and making progress on its sustainability plan;
	Subrantees must have access to all 21st CCLC required data.
	Participate on the Advisory Team; and/or
	Other:
For a	a <u>community partner</u> , the following may apply:
	Provide appropriate space or programming to accommodate the afterschool program; Recruit and refer students to the afterschool program;
H	Communicate and collaborate with all partners about rules, expectations, and norms;
	Communicate and collaborate with school partners about curriculum and instruction;
	Establish a collaborative relationship between organization staff and afterschool staff;
	Complete paperwork related to and associated with the program;
	Provide access to assessment and other available data for the purposes of program evaluation;
	Participate in the evaluation of the afterschool program at the local, state, and federal levels;
	Assist the program in developing, implementing, and making progress on its sustainability plan;
	Participate on the Advisory Team; and/or
	Other:

Advisory Board

As a 21st CCLC partner (list partner name), will provide a representative to actively participate on the advisory board. The Advisory Team will meet at least three times per year, or as needed, about key decisions and issues related to successful program implementation. The advisory board provides recommendations and guidance for programming. The Program Director will oversee and make all day-to-day decisions, in consultation with the program staff, when appropriate, for the operations of the program.

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Activities and Funding

Clearly describe all activities offered by the partnering agency, expectations and financial obligations by both parties. Include the amount for each separate category (salaries, contracted services, materials and supplies, etc.) and which party is responsible for associated costs:

In addition, partners will provide	(List funds and other commitments)
In addition, subgrantee will provide	

Duration

The agreement is for a period of one year and may be renewed annually up to five years.

Procedures for Modification and Termination

- The MOU may be modified, revised, extended, or renewed by mutual written consent of all parties, by the issuance of a written amendment, signed and dated by all parties.
 Submission of a revised MOU requires a program amendment to be submitted to the state coordinator within 10 business days.
- Any party of the MOU may terminate their participation in this MOU by giving written
 notice of intent to terminate to each of the partners. In such case, termination by one or
 more of the parties to this MOU does not alter the terms or obligations of the other parties
 to this MOU.
- An individual partners' participation in the afterschool program may be terminated for noncompliance with the MOU provided the other parties provide written notice clearly outlining the reasons for the termination.
- If partners cannot come to a mutual agreement, the LEA School Partner will have final decision-making authority.

Signatures

Αl	partners	in this	agreement	sign to	confirm	their	acceptan	ce of its	terms b	y their	signatur	e.

(21st CCLC subgrantee signature)	(Partner signature)
Subgrantee Printed Name/Title	Partner Printed Name/Title
 Date	