REQUEST FOR PROPOSALS (RFP)

In School and 21st CCLC Afterschool: Project Design and Evaluation

Request for Proposals (RFP) 2023 -2024

RFP 2024- NHED-Project Design and Evaluation-01

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SECTION 1 – Overview and Schedule

A. Goal of this procurement/Business needs:

The New Hampshire Department of Education (NHED) Division of Learner Support is soliciting competitive sealed proposals from qualified Vendors to provide an annual Comprehensive Statewide Evaluation report for the Nita M. Lowey 21st Century Community Learning Centers (21st CCLC) Office, 21st CCLC subgrantee technical assistance for evaluation, as well as data, metrics, and outcomes.

The purpose of these services is to provide support to ensure NHED performance standards are upheld by the following goals:

- a) identify characteristics associated with the effectiveness of 21st CCLC subgrantees and activities:
- b) collect and compile data to document the extent to which the 21st CCLC subgrantees are meeting their federal, state and local goals;
- c) analyze and disseminate statewide data findings and trends to NHED, its 21st CCLC subgrantees, and other stakeholders to strengthen the out-of-school time field, providing a continuous improvement process;
- d) increase the capacity of 21st CCLC subgrantees to monitor their own operation activities to improve program quality; and

It is anticipated that services will be provided under contracted service arrangements, upon Governor and Council approval through September 30, 2024, with an option to renew for two additional years.

Federal legislation requires state education agencies (SEAs) which receive 21st CCLC funds to provide a comprehensive statewide evaluation of the effectiveness of programs, in accordance with the Measure of Effectiveness (ESSA Section 4205(b)(1)) and activities.

NHED is charged with ensuring performance standards are upheld by raising academic standards and measuring student performance to promote educational excellence and provide continuous improvement opportunities. This purpose is accomplished in two ways: (1) providing children supplemental support through enriched and accelerated education programs; and (2) providing instructional personnel in participating schools with substantial opportunities for professional development.

B. Schedule

The following table provides a Schedule of Events for this RFP through contract finalization and approval. The Agency reserves the right to amend this Schedule at its sole discretion and at any time through a published Addendum.

EVENT	DATE	LOCAL
		TIME
RFP Released to Proposers (Advertisement)	2/12/24	
Proposer Inquiry Period Ends	2/21/24	3:00 pm ET
Final Agency Responses to Proposer Inquiries	2/28/24	3:00 pm ET
Proposers Submit Proposals	3/18/24	3:00 pm ET
Estimated Notification of Selection and Begin Contract	4/1/24	
Negotiations		

C. Description of Agency or Program issuing the Request for Proposals

The 21st CCLC program is a federal program funded under Title IV, Part B of the Elementary and Secondary Education Act (ESEA) as amended by the Every Student Succeeds Act (ESSA). This federal funding stream focuses on out of school time programming for expanded academic enrichment opportunities for children attending high poverty schools. The goal of the 21st CCLC program is to raise student academic achievement through the creation and expansion of community learning centers that provide students with academic enrichment opportunities as well as additional activities designed to complement their regular academic program. 21st CCLC programs can be located in elementary, middle or secondary schools or similarly accessible facilities.

21st CCLC programs provide a range of high-quality services to support student learning and youth development activities, including tutoring and mentoring, homework help, academic enrichment (e.g., hands-on science or technology programs), and community service opportunities, as well as music, arts, sports and cultural activities, character education to enhance the academic component of the program. (ESSA Sec. 4203(14)). Tutorial services and academic enrichment activities are designed to help students meet local and state academic standards in subjects such as reading and math.

The Office of ESEA Title Programs provides leadership, technical assistance and professional development to schools and community-based organizations in the implementation of specific federal grant programs authorized through the Elementary and Secondary Education Act and amended by the Every Student Succeeds Act (ESEA).

In this RFP, "Agency" means the New Hampshire Department of Education (NHED). "Vendor" means a person or entity who offers products or services for sale. "Selected vendor" means the qualified Bidder which has been identified by the Agency as having received the best score for its proposal according to the criteria set forth in this RFP.

D. Vendor Instructions

The New Hampshire Department of Education (NHED) Division of Learner Support is soliciting competitive sealed proposals from qualified Vendors to provide an annual Comprehensive Statewide Evaluation report for the Nita M. Lowey 21st Century Community Learning Centers

(21st CCLC) Office, 21st CCLC subgrantee technical assistance for evaluation, as well as data, metrics, and outcomes.

The following describes the scope of services and performance standards that the selected vendor will be expected to meet. Applicants should have the experience and demonstrated success in providing the full scope of services described in this RFP. Proposals should indicate how the service provider will meet these expectations.

Interested vendors must read the entire RFP and submit the required documents in the manner specified in the RFP. Vendors are responsible for reviewing the most updated information related to this RFP before submitting proposals.

SECTION 2 – Requirements and Scope of Work

A. Minimum Requirements (Absolute Priorities)

Absolute Priority #1: 21st CCLC Statewide Evaluation Report Annually

The vendor will create a comprehensive statewide evaluation report summarizing the data from 2022-2023, following a conceptual framework, including logic models with measures. The data will include student demographics, meeting the Federal Government Performance Results Act (GPRA) goals (see Appendix C), as well as the results of the surveys completed by principals, program directors, staff coordinators, older youth, and younger youth. The report will focus on a quantitative and qualitative summary of the available data to meet the Measures of Effectiveness required by the USED for continuous improvement —

ESSA Section 4205(b)(1) For a program or activity developed pursuant to this part to meet the measures of effectiveness, monitored by the State educational agency, such program or activity shall-

- A. be based upon an assessment of objective data regarding the need for before and after school (or summer recess) programs and activities in the schools and communities;
- B. be based upon an established set of performance measures aimed at ensuring the availability of high-quality academic enrichment opportunities;
- C. if appropriate, be based upon evidence-based research that the program or activity will help students meet the challenging State academic standards and any local academic standards;
- D. ensure that measures of student success align with the regular academic program of the school and the academic needs of participating students and include performance indicators and measures described in section 4203(a)(14)(A); and
- E. collect the data necessary for the measures of student success described in subparagraph (D).

The vendor will create specialized executive summaries that can be shared and/or presented by the vendor with stakeholders.

The vendor will include overall evaluation logic model development of how all the different pieces of data relate to each other based off the data provided by the NHED.

Absolute Priority #2: 21st CCLC Subgrantee Technical Assistance for Evaluation

The vendor will support 21st CCLC subgrantees to consider the realities of change initiatives, explore the root causes behind the data they are analyzing, consider the implications of the data for various levels of the program quality and make improvement plans based on their data.

The vendor will follow the Measure of Effectiveness (ESSA Section 4205(b)(1)) to provide assistance with the continuous improvement processes to the 21st CCLC subgrantees.

Competitive Preference Priority #1: Cost Summary

Because of the scope of this project, we believe it should be possible for different proposers to arrive at vastly differing estimates of resources required. It is anticipated that this shall allow the proposers to explain exactly what the State shall receive for this amount of funds and shall allow evaluators to determine the best proposals based upon the qualifications and the description of what the State shall receive in exchange for this amount.

The applicant must submit a proposed budget outlining:

- the cost for the first year and two additional optional years; and
- a detailed budget identifying expenditures for each of the two (2) absolute priorities.

B. Vendor Deliverables

The vendor shall be responsible for all tasks and deliverables required to complete the project as described in the Scope of Work. It is anticipated that this shall include but not be limited to:

- Providing one person who will be responsible for all activities required to fulfill said contract and who will be vested with the authority to make decisions and commitments on behalf of the contracted party during the contractual period.
- Communicating and meeting with NHED staff in person and/or via teleconference throughout the contractual period.

C. New Hampshire Department of Education's Deliverables

The specific responsibilities of the NHED are as stated below:

- Provide a contact person to work with the vendor to ensure quality control,
- Review and approve timeframes and work plans, and

• Provide available information to assist the contractor.

SECTION 3 - Contract Terms and Conditions

A. Non-Exclusive Contract

Any resulting Contract from this RFP will be a non-exclusive Contract. The Agency reserves the right, at its discretion, to retain other contractors to provide any of the services or deliverables identified in this RFP or make an award by item, part or portion of an item, group of items, or total Proposal.

B. Award

If the Agency decides to award a contract as a result of this RFP process, any award is contingent upon approval of the contract by the Governor and Executive Council of the State of New Hampshire and upon continued appropriation of funding for the contract.

C. Standard Contract Terms

The Agency will require the selected vendor to execute a contract using the Standard Terms and Conditions of the State of New Hampshire (Form P-37). In no event is a vendor to submit its own standard contract terms and conditions as a replacement for the State's terms in response to this solicitation.

The terms of this RFP and the selected vendor's Proposal will be used to form the terms of any resulting contract. The resulting contract may incorporate some or all the selected vendor's Proposal. References in the P-37 to Exhibits A, B and C are references to the required structure of any resulting contract (Exhibit A – Special Provisions/Amendments to the P-37, Exhibit B – Scope of Services, and Exhibit C – Payment Terms) and are not references to sections of this RFP.

To the extent that a vendor believes that exceptions to the contract terms in Appendix A will be necessary for the vendor to enter into the contract, the vendor must note those issues during the Vendor Inquiry Period, as further described Section 4B.

SECTION 4 – Request for Proposal Process

A. Agency Point of Contact/Restriction of Contact with Agency Employees

The <u>sole point of contact</u> for this RFP, from the RFP issue date until the approval of the resulting contract by the Governor and Executive Council is:

Whitney McVeigh, Whitney.R.McVeigh@doe.nh.gov

From the date of release of this RFP until an award is made and announced regarding the selection of a vendor, all communication with personnel employed by or under contract with the Agency regarding this RFP is prohibited unless first approved by the RFP Sole Point of Contact. Agency

employees have been directed not to hold conferences and/or discussions concerning this RFP with any potential contractor during the selection process, unless otherwise authorized by the RFP Sole Point of Contact. Vendors may be disqualified for violating this restriction on communications.

B. Vendor Inquiries

All inquiries concerning this RFP, including but not limited to, requests for clarifications, questions, any changes to the RFP, and any exceptions to the contract terms in Appendix A, including the Form P-37, shall be submitted via email to the Agency Point of Contact specified above. Inquiries must be received by the end of vendor inquiry period (see Schedule of Events herein).

The vendor must identify the RFP name and the number and include the vendor's name, telephone number, and e-mail address.

NHED will issue responses to properly submitted inquiries on or before the date specified in the Schedule of Events; however, this date is subject to change at NHED's discretion. NHED may consolidate and/or paraphrase questions for sufficiency and clarity. NHED may, at its discretion, amend this RFP on its own initiative or in response to issues raised by inquiries, as it deems appropriate. In response to requested exceptions to P-37, NHED will review requested exceptions and accept, reject, or note that it is open to negotiation of the proposed exception at its sole discretion. Questions about or requested exceptions to the RFP, Form P-37 and/or any relevant attachments not raised during the inquiry period are waived. Oral statements, representations, clarifications, or modifications concerning the RFP shall not be binding upon NHED. Official responses by NHED will be made only in writing by the process described above. Vendors shall be responsible for reviewing the most updated information related to this RFP before submitting a proposal.

SECTION 5 – RFP Terms and Conditions

A. Debarment

Vendors who are ineligible to bid on proposals, bids or quotes issued by the Department of Administrative Services, Division of Procurement and Support Services pursuant to the provisions of RSA 21-I:11-c shall not be considered eligible for an award under this RFP.

B. Proposal Preparation Cost

By submitting a proposal, a vendor agrees that in no event shall NHED be either responsible for or held liable for any costs incurred by a vendor in the preparation of or in connection with the Proposal, or for work performed prior to the Effective Date of a resulting Contract.

C. Validity of Proposal

Proposals must be valid for one hundred eighty (180) days following the deadline for submission of Proposals in Schedule of Events, or until the Effective Date of any resulting Contract, whichever is later.

D. RFP Addendum

NHED reserves the right to amend this RFP at its discretion, prior to the Proposal submission deadline. In the event of an addendum to this RFP, NHED, at its sole discretion, may extend the Proposal submission deadline, as it deems appropriate.

E. Non-Collusion

The vendor's signature on a Proposal submitted in response to this RFP guarantees that the prices, terms and conditions, and work quoted have been established without collusion with other Vendors and without effort to preclude NHED from obtaining the best possible competitive Proposal.

F. Property of the Agency

All material received in response to this RFP shall become the property of NHED and will not be returned to the vendor. Upon contract award, NHED reserves the right to use any information presented in any Proposal.

G. Proposal Confidentiality

Unless necessary for the approval of a contract, the substance of a proposal must remain confidential until the Effective Date of any Contract resulting from this RFP. A vendor's disclosure or distribution of Proposals other than to NHED may be grounds for disqualification.

H. Public Disclosure

The information submitted in response to this RFP (including all materials submitted in connection with it, such as attachments, exhibits, addenda, and presentations), any resulting contract, and information provided during the contractual relationship may be subject to public disclosure under Right-to-Know Law, RSA 91-A:1 *et seq*. In addition, in accordance with RSA 9-F:1, any contract entered into as a result of this RFP will be made accessible to the public online via the website Transparent NH (http://www.nh.gov/transparentnh/).

Confidential, commercial, or financial information may be exempt from public disclosure under RSA 91-A:5, IV. If a vendor believes any information submitted in response to this RFP should be kept confidential, the vendor must specifically identify that information where it appears in the submission in a manner that draws attention to the designation and must mark/stamp each page of the materials that the vendor claims must be exempt from disclosure as "CONFIDENTIAL." Vendors must also provide a letter to the person listed as the point of contact for this RFP, identifying the specific page number and section of the information you consider to be confidential, commercial or financial and providing your rationale for each designation. Marking or designating an entire proposal, attachment or section as confidential shall neither be accepted nor honored by

the State. Vendors must also provide a separate copy of the full and complete document, fully redacting those portions and shall note on the applicable page or pages that the redacted portion or portions are "confidential."

Submissions which do not conform to these instructions by failing to include a redacted copy (if necessary), by failing to include a letter specifying the rationale for each redaction, by failing to designate the redactions in the manner required by these instructions, or by including redactions which are contrary to these instructions or operative law may be rejected by the State as not conforming to the requirements of the proposal.

Pricing, which includes but is not limited to, the administrative costs and other performance guarantees in Proposals or any subsequently awarded contract shall be subject to public disclosure regardless of whether it is marked as confidential.

Notwithstanding a vendor's designations, the State is obligated under the Right-to-Know Law to conduct an independent analysis of the confidentiality of the information submitted in a proposal. If a request is made to the State to view or receive copies of any portion of the proposal, the State shall first assess what information it is obligated to release. The State will then notify you that a request has been made, indicate what, if any, information the State has assessed is confidential and will not be released, and specify the planned release date of the remaining portions of the proposal. To halt the release of information by the State, a vendor must initiate and provide to the State, prior to the date specified in the notice, a court action in the Superior Court of the State of New Hampshire, at its sole expense, seeking to enjoin the release of the requested information.

By submitting a proposal, vendors acknowledge and agree that:

- The State may disclose any and all portions of the proposal or related materials which are not marked as confidential and/or which have not been specifically explained in the letter to the person identified as the point of contact for this RFP;
- The State is not obligated to comply with a vendor's designations regarding confidentiality and must conduct an independent analysis to assess the confidentiality of the information submitted in your proposal; and
- The State may, unless otherwise prohibited by court order, release the information on the date specified in the notice described above without any liability to a vendor.

I. Electronic Posting of RFP Results and Resulting Contract

At the time of receipt of proposals, NHED will post the number of responses received with no further information. No later than five (5) business days prior to submission of a contract to the Department of Administrative Services, NHED will post the ranks or scores of each responding vendor. In the event that the contract does not require Governor & Executive Council approval, NHED will disclose the rank or score at least 5 business days before final approval of the contract.

Pursuant to RSA 91-A and RSA 9-F:1, the Secretary of State will post to the public any document submitted to Governor & Executive Council for approval, including contracts resulting from this RFP, and posts those documents on its website

(https://sos.nh.gov/administration/miscellaneous/governor-executive-council/). By submitting a proposal, vendors acknowledge and agree that, in accordance with the above-mentioned statutes and policies, (and regardless of whether any specific request is made to view any document relating to this RFP), any contract resulting from this RFP that is submitted to Governor & Executive Council for approval will be made accessible to the public online.

J. Non-Commitment

Notwithstanding any other provision of this RFP, this RFP does not commit NHED to award a contract. NHED reserves the right, at its sole discretion, to reject any and all proposals, or any portions thereof, at any time; to cancel this RFP; and to solicit new proposals under a new acquisition process.

K. Ethical Requirements

From the time this RFP is published until a contract is awarded, no vendor shall offer or give, directly or indirectly, any gift, expense reimbursement, or honorarium, as defined by RSA 15-B, to any elected official, public official, public employee, constitutional official, or family member of any such official or employee who will or has selected, evaluated, or awarded an RFP, or similar submission. Any vendor that violates RSA 21-G:38 shall be subject to prosecution for an offense under RSA 640:2. Any vendor who has been convicted of an offense based on conduct in violation of this section, which has not been annulled, or who is subject to a pending criminal charge for such an offense, shall be disqualified from bidding on the RFP, or similar request for submission and every such vendor shall be disqualified from bidding on any RFP or similar request for submission issued by any state agency. A vendor that was disqualified under this section because of a pending criminal charge which is subsequently dismissed, results in an acquittal, or is annulled, may notify the Department of Administrative Services, which shall note that information on the list maintained on the state's internal intranet system, except in the case of annulment, the information, shall be deleted from the list.

L. Challenges to Identification of Selected Vendor

Within 5 business days of NHED's posting of the rank or score on its website, vendors may, in accordance with RSA 21-G:37, request that NHED review its selection process. The request must be in writing and must specify all points on which the vendor believes NHED erred in its process and shall contain such argument in support of its position as the vendor seeks to present. In its request for review, a vendor shall not submit, and NHED will not accept nor consider, any substantive information that was not included in the original proposal. NHED will respond to the request within five (5) business days of its receipt.

SECTION 6 – Evaluation of Proposals

Criteria for Evaluation and Scoring

NHED will evaluate each responsive Proposal using a scoring scale of 100 points, which will be distributed as set forth in the table below.

SCORING FOR REVIEW

Scoring Rubric		20 maints	10 maints	Omainta	Points
	40 points	20 points	10 points	0 points	Awarded
Absolute Priority #1 21st CCLC Statewide Evaluation Report Annually	Proposal addresses all elements of the Statewide Evaluation Report. Alignment to priority is clear and strongly evident throughout project proposal.	Proposal addresses most of the elements of the Statewide Evaluation Report. Alignment to priority is evident throughout project proposal.	Proposal addresses a few of the elements of the Statewide Evaluation Report. Alignment to priority is somewhat evident throughout project proposal.	Proposal is out of alignment with the Statewide Evaluation Report.	Awarded
	40 points	20 points	10 points	0 points	Points
Absolute		•	•	•	Awarded
Priority #2 21st CCLC Subgrantee Technical Assistance for Evaluation	Proposal addresses all elements of 21st CCLC subgrantee technical assistance for evaluation. Alignment to priority is clear and strongly evident throughout project proposal.	Proposal addresses most of the elements of 21st CCLC subgrantee technical assistance for evaluation. Alignment to priority is somewhat evident throughout project proposal.	Proposal addresses a few of the elements of 21st CCLC subgrantee technical assistance for evaluation. Alignment to priority is not evident throughout project proposal.	Proposal lacks evidence of 21st CCLC subgrantee technical assistance for evaluation.	
Compositivo	20 points	10 points	5 points	0 points	Points Awarded
Competitive Priority #1 Cost Summary	Cost summary narrative is logical, easy to understand, and aligns with needs. Budget is fair, reasonable, and complete.	Cost summary narrative describes needs. Budget is complete.	Cost summary narrative is illogical and/or does not align with needs. Budget lacks detail.	Cost summary narrative lacks description and/or is not aligned to needs. Budget is incomplete and/or unreasonable.	

NHED will select a vendor based upon the criteria and standards contained in this RFP and from applying the weighting in this section. Oral interviews and reference checks, to the extent they are utilized by NHED, will be used to refine and finalize scores.

If NHED, decides to make an award based on these evaluations, NHED will notify the selected vendor(s). Should NHED be unable to reach agreement with the selected vendor(s) during Contract discussions, NHED may then undertake contract discussions with the next preferred vendor and so on, or NHED may reject all proposals, cancel this RFP, or solicit new Proposals under a new acquisition process.

A. Planned Evaluations Steps

NHED plans to use the following process:

- Step 1. Initial screening to ensure that the Proposals are in compliance with submission requirements;
- Step 2. Preliminary evaluation of the Technical Proposals; and
- Final Selection: Select the highest scoring vendor(s) and begin contract execution.

B. Step 1: Initial Screening

NHED will conduct an initial screening to verify vendor compliance with the proposal submission requirements set forth in Sections 4 and 7. NHED may waive or offer a limited opportunity to cure immaterial deviations from the RFP requirements if it is determined to be in the best interest of the State.

C. Step 2: Preliminary Technical Scoring of Proposals

NHED will establish an evaluation team to review for compliance of the minimum requirements as set forth in Section 2. This evaluation team will then review the technical proposals and give a preliminary score to the technical proposals under the guidelines set forth in Section 6. Should a vendor fail to achieve 75 Points in the preliminary technical scoring, it will receive no further consideration from the evaluation team and the vendor's price proposal will be returned unopened. Price proposals will not be reviewed by the evaluation team during the preliminary technical review.

D. No Best and Final Offer

The Proposal should be submitted initially on the most favorable terms which the vendor can offer. There will be no best and final offer procedure.

E. Rights of the Agency in Accepting and Evaluating Proposals

NHED reserves the right, at its sole discretion, to:

- Make independent investigations in evaluating proposals;
- Request additional information to clarify elements of a proposal;
- Waive minor or immaterial deviations from the RFP and contract requirements, if determined to be in the best interest of the State:

- Omit any planned evaluation step if, in NHED's view, the step is not needed;
- Reject any and all proposals at any time; and
- Open contract discussions with the second highest scoring vendor and so on, if NHED is unable to reach an agreement on contract terms with the higher scoring vendor(s).

SECTION 7 – Process for Submitting a Proposal

A. Proposal Submission, Deadline, and Location Instructions

Proposals submitted in response to this RFP must be received no later than the Proposal Due Date specified in the Schedule of Events, herein.

The Price proposal must be labeled clearly and submitted separately from the technical proposal.

Unless waived as a non-material deviation in accordance with Section 6, late submissions will not be accepted and will be returned to the vendors unopened. Delivery of the Proposals shall be at the vendor's expense. The time of receipt shall be considered when a Proposal has been officially documented by NHED, in accordance with its established policies, as having been received at the location designated below. NHED accepts no responsibility for damaged, mislabeled, or undeliverable mailed or emailed proposals. Any damage that may occur due to shipping shall be the vendor's responsibility.

Proposals must include one electronic copy of the Proposal with all Confidential Information fully redacted, as provided for in Section 5H of this RFP.

Proposals must be delivered electronically via e-mail. See details below.

Electronic Proposals must be addressed to:

TO: Whitney.R.McVeigh@doe.nh.gov

CC: Emily.A.Fabian@doe.nh.gov

Subject line must include: RESPONSE TO RFP: RFP 2024-NHED-Project Design and

Evaluation-01

Electronic submissions must be submitted using the following criteria:

- a) Searchable PDF Format
- b) Files must be less than 10MB in size.

Exception: If files are greater than 10MB in size, the vendor will be required to submit their proposal in parts. It is the vendors responsibility to ensure a complete proposal is submitted.

SECTION 8 – Proposal Content and Requirements

Proposals shall follow the below format and provide the required information set forth below:

The proposal shall be prepared in 12-point Arial font with double-spaced text. Charts and graphs may be single spaced. 1" side, top, and bottom margins must be used. Proposal must include a footer at the bottom of each page with page number. Each required component of the proposal must be labeled. Required forms that are to be included in the body of the proposal are not subject to page limitations.

Two copies of the Proposers proposal should be attached to the email, one that is unredacted and one with redacted information. Indicate in the Comments section of the Cover Page if the accompanying proposal is redacted or unredacted.

- Each page of the unredacted proposal and all attachments shall be identified with the name of the Proposer.
- The redacted version should be submitted in two (2) sections and labeled to indicate it is redacted/unredacted.
 - The first section shall remove all Vendor identifying information (REDACTED) and will be used by the evaluation committee for reviewing technical quality. The REDACTED section shall include Part I, Part II, and Part III.
 - o The second section shall remain UNREDACTED and retain identifying Vendor information. This section shall include Part IV, Part V, Part VI, and Part VII.

Naming conventions whereas "VendorName" is the hypothetical Vendor:

All Parts I – VII name as VendorName _Unredact_ RFP 2024-NHED-Project Design and Evaluation-01

 $Parts\ I-III\ name\ as\ \textbf{VendorName_EVAL_Redact_RFP\ 2024-NHED-Project\ Design\ and}$ Evaluation-01

Parts IV – VII name as VendorName _Sec.2_ RFP 2024-NHED-Project Design and Evaluation-01

Complete proposals shall consist of Parts I - VII including the Cover Page, Part I (Appendix B). The proposals must be prepared and organized in a clear and concise manner that is easily understandable. The proposal shall address the tasks to be accomplished, processes to be undertaken to accomplish those tasks and a proposed timeline for completion. Examples of materials that demonstrate the quality of work completed by the proposer on similar projects should be included in Part VII.

Proposals shall be organized in the following order, with each section clearly indexed into one PDF (unredacted version) and two (2) PDFs with two (2) sections for the redacted version.

Part I - Cover Page

Please use Appendix B as your cover page. Be sure to sign and date the page.

Part II - Executive Summary

The Proposer must provide an Executive Summary of two (2) pages or less, giving a brief summation of the proposal and the underlying philosophy of the firm for providing the specified service.

Part III - Proposal Response to Scope of Services and Requirements

The Proposer must provide a description of services and capabilities as outlined in the "Scope of Services and Requirements" section of this RFP. The proposal must address the two absolute priorities; competitive priority responses are highly recommended. The proposal shall be clear, concise, and not overly lengthy. Make clear any exceptions taken to the specifications outlined in this RFP. If the Proposer does not have a response to a requirement, the Proposer shall state, "unable to perform."

Part IV - Summary of Experience and Past Successes

This section shall contain a summary of the Proposer's business experience, evidence of success providing the scope of services in this RFP, and individual experience for personnel who will provide this product or service.

Part V - Cost Summary

The Proposer shall provide information on any costs that The New Hampshire Department of Education may incur for "as needed" services. Proposals must include the Proposer's pricing structure and any related policies. The Proposer must specify all costs (i.e., administrative fees, processing fees, rush fees, etc.) associated with providing the services herein. The Proposer must provide a complete fee and cost detail supporting all elements of the Proposal.

To be considered, proposers must submit a proposal that includes a budget narrative that addresses all costs for services, expenses, and products specified in the solicitation.

Part VI - References

The Proposer shall submit a minimum of three (3) verifiable references. It is recommended that if the Proposer has performed related services previously, those references be listed.

Part VII - Additional Required or Supporting Documents

Consider making available examples of statewide evaluation and training materials and resources through online shared folder(s). Provide the link in this section and indicate content included in the link. Examples may include logic models, training materials, pre-recorded presentations, other resources, etc. Be sure the link is set for sharing.

SECTION 9 – Additional Documents Required at Time of Contract Signing

Certificate of Authority - Granting the person signing the contract documents the authority to do so. The person signing the contract cannot be the same person signing the Certificate of Authority. Please note, if the Certificate of Authority makes mention of the company By-laws, a copy of the By-laws will also need to be provided.

Certificate of Insurance - See Section 14. and 15. of the General Provisions, P-37 (Appendix A), for the necessary coverage. Please note, the Department of Education will need to be the "Certificate Holder".

Certificate of Good Standing – Issued by the Secretary of State of New Hampshire.

Unique Entity Identification Number (UEI#) - The Unique Entity ID (UEI#) is a 12-character alphanumeric ID assigned to an entity (business or individual) by SAM.gov. On April 4, 2022, the unique entity identifier used across the Federal government changed from the DUNS Number to the Unique Entity ID (generated by SAM.gov). All entities, business or individuals who receive Federal Funds through a contract must have a UEI#. To obtain a UEI# go to the SAM.GOV website and click on 'Get Started'.

Notice: This agreement and all of its attachments shall become public upon submission to Governor and Executive Council for approval. Any information that is private, confidential or proprietary must be clearly identified to the agency and agreed to in writing prior to signing the contract.

AGREEMENT

The State of New Hampshire and the Contractor hereby mutually agree as follows:

GENERAL PROVISIONS

1	IDEN	TIFI	$C \Lambda T$	MOL
1.	IDEN	11111	c_{AI}	IVII.

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1.1 State Agency Name	1.1 State Agency Name				
New Hampshire Department of Education		25 Hall Street			
(NHED)		Concord, NH 03301			
1.3 Contractor Name		1.4 Contractor Address			
1.5 Contractor Phone	1.6 Account Unit and Class	1.7 Completion Date	1.8 Price Limitation		
Number					
1.9 Contracting Officer for Sta	ite Agency	1.10 State Agency Telephone N	umber		
1.9 Contracting Officer for Su	ne rigeney	Tito state rigency retephone re	umoer		
1.11 Contractor Signature		1.12 Name and Title of Contractor Signatory			
Date:					
1.13 State Agency Signature		1.14 Name and Title of State A	gency Signatory		
	Date:				
1.15 Approval by the N.H. De	partment of Administration, Divisi	on of Personnel (if applicable)			
Ву:		Director, On:			
1.16 Approval by the Attorney	.16 Approval by the Attorney General (Form, Substance and Execution) (if applicable)				
Ву:		On:			
1.17 Approval by the Governo	17 Approval by the Governor and Executive Council (if applicable)				
G&C Item number:		G&C Meeting Date:			

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2. SERVICES TO BE PERFORMED. The State of New Hampshire, acting through the agency identified in block 1.1 ("State"), engages contractor identified in block 1.3 ("Contractor") to perform, and the Contractor shall perform, the work or sale of goods, or both, identified and more particularly described in the attached EXHIBIT B which is incorporated herein by reference ("Services").

3. EFFECTIVE DATE/COMPLETION OF SERVICES.

- 3.1 Notwithstanding any provision of this Agreement to the contrary, and subject to the approval of the Governor and Executive Council of the State of New Hampshire, if applicable, this Agreement, and all obligations of the parties hereunder, shall become effective on the date the Governor and Executive Council approve this Agreement, unless no such approval is required, in which case the Agreement shall become effective on the date the Agreement is signed by the State Agency as shown in block 1.13 ("Effective Date").
- 3.2 If the Contractor commences the Services prior to the Effective Date, all Services performed by the Contractor prior to the Effective Date shall be performed at the sole risk of the Contractor, and in the event that this Agreement does not become effective, the State shall have no liability to the Contractor, including without limitation, any obligation to pay the Contractor for any costs incurred or Services performed.
- 3.3 Contractor must complete all Services by the Completion Date specified in block 1.7.

4. CONDITIONAL NATURE OF AGREEMENT.

Notwithstanding any provision of this Agreement to the contrary, all obligations of the State hereunder, including, without limitation, the continuance of payments hereunder, are contingent upon the availability and continued appropriation of funds. In no event shall the State be liable for any payments hereunder in excess of such available appropriated funds. In the event of a reduction or termination of appropriated funds by any state or federal legislative or executive action that reduces, eliminates or otherwise modifies the appropriation or availability of funding for this Agreement and the Scope for Services provided in EXHIBIT B, in whole or in part, the State shall have the right to withhold payment until such funds become available, if ever, and shall have the right to reduce or terminate the Services under this Agreement immediately upon giving the Contractor notice of such reduction or termination. The State shall not be required to transfer funds from any other account or source to the Account identified in block 1.6 in the event funds in that Account are reduced or unavailable.

5. CONTRACT PRICE/PRICE LIMITATION/ PAYMENT.

- 5.1 The contract price, method of payment, and terms of payment are identified and more particularly described in EXHIBIT C which is incorporated herein by reference.
- 5.2 Notwithstanding any provision in this Agreement to the contrary, and notwithstanding unexpected circumstances, in no event shall the total of all payments authorized, or actually made hereunder, exceed the Price Limitation set forth in block 1.8. The payment by the State of the contract price shall be the only and the complete reimbursement to the Contractor for all expenses, of whatever nature incurred by the Contractor in the performance

hereof, and shall be the only and the complete compensation to the Contractor for the Services.

- 5.3 The State reserves the right to offset from any amounts otherwise payable to the Contractor under this Agreement those liquidated amounts required or permitted by N.H. RSA 80:7 through RSA 80:7-c or any other provision of law.
- 5.4 The State's liability under this Agreement shall be limited to monetary damages not to exceed the total fees paid. The Contractor agrees that it has an adequate remedy at law for any breach of this Agreement by the State and hereby waives any right to specific performance or other equitable remedies against the State.

6. COMPLIANCE BY CONTRACTOR WITH LAWS AND REGULATIONS/EQUAL EMPLOYMENT OPPORTUNITY.

- 6.1 In connection with the performance of the Services, the Contractor shall comply with all applicable statutes, laws, regulations, and orders of federal, state, county or municipal authorities which impose any obligation or duty upon the Contractor, including, but not limited to, civil rights and equal employment opportunity laws and the Governor's order on Respect and Civility in the Workplace, Executive order 2020-01. In addition, if this Agreement is funded in any part by monies of the United States, the Contractor shall comply with all federal executive orders, rules, regulations and statutes, and with any rules, regulations and guidelines as the State or the United States issue to implement these regulations. The Contractor shall also comply with all applicable intellectual property laws.
- 6.2 During the term of this Agreement, the Contractor shall not discriminate against employees or applicants for employment because of age, sex, sexual orientation, race, color, marital status, physical or mental disability, religious creed, national origin, gender identity, or gender expression, and will take affirmative action to prevent such discrimination, unless exempt by state or federal law. The Contractor shall ensure any subcontractors comply with these nondiscrimination requirements.
- 6.3 No payments or transfers of value by Contractor or its representatives in connection with this Agreement have or shall be made which have the purpose or effect of public or commercial bribery, or acceptance of or acquiescence in extortion, kickbacks, or other unlawful or improper means of obtaining business.
- 6.4. The Contractor agrees to permit the State or United States access to any of the Contractor's books, records and accounts for the purpose of ascertaining compliance with this Agreement and all rules, regulations and orders pertaining to the covenants, terms and conditions of this Agreement.

7. PERSONNEL.

- 7.1 The Contractor shall at its own expense provide all personnel necessary to perform the Services. The Contractor warrants that all personnel engaged in the Services shall be qualified to perform the Services, and shall be properly licensed and otherwise authorized to do so under all applicable laws.
- 7.2 The Contracting Officer specified in block 1.9, or any successor, shall be the State's point of contact pertaining to this Agreement.

8. EVENT OF DEFAULT/REMEDIES.

- 8.1 Any one or more of the following acts or omissions of the Contractor shall constitute an event of default hereunder ("Event of Default"):
- 8.1.1 failure to perform the Services satisfactorily or on schedule;
- 8.1.2 failure to submit any report required hereunder; and/or
- 8.1.3 failure to perform any other covenant, term or condition of this Agreement.
- 8.2 Upon the occurrence of any Event of Default, the State may take any one, or more, or all, of the following actions:
- 8.2.1 give the Contractor a written notice specifying the Event of Default and requiring it to be remedied within, in the absence of a greater or lesser specification of time, thirty (30) calendar days from the date of the notice; and if the Event of Default is not timely cured, terminate this Agreement, effective two (2) calendar days after giving the Contractor notice of termination;
- 8.2.2 give the Contractor a written notice specifying the Event of Default and suspending all payments to be made under this Agreement and ordering that the portion of the contract price which would otherwise accrue to the Contractor during the period from the date of such notice until such time as the State determines that the Contractor has cured the Event of Default shall never be paid to the Contractor;
- 8.2.3 give the Contractor a written notice specifying the Event of Default and set off against any other obligations the State may owe to the Contractor any damages the State suffers by reason of any Event of Default; and/or
- 8.2.4 give the Contractor a written notice specifying the Event of Default, treat the Agreement as breached, terminate the Agreement and pursue any of its remedies at law or in equity, or both.

9. TERMINATION.

9.1 Notwithstanding paragraph 8, the State may, at its sole discretion, terminate the Agreement for any reason, in whole or in part, by thirty (30) calendar days written notice to the Contractor that the State is exercising its option to terminate the Agreement.

9.2 In the event of an early termination of this Agreement for any reason other than the completion of the Services, the Contractor shall, at the State's discretion, deliver to the Contracting Officer, not later than fifteen (15) calendar days after the date of termination, a report ("Termination Report") describing in detail all Services performed, and the contract price earned, to and including the date of termination. In addition, at the State's discretion, the Contractor shall, within fifteen (15) calendar days of notice of early termination, develop and submit to the State a transition plan for Services under the Agreement.

10. PROPERTY OWNERSHIP/DISCLOSURE.

10.1 As used in this Agreement, the word "Property" shall mean all data, information and things developed or obtained during the performance of, or acquired or developed by reason of, this Agreement, including, but not limited to, all studies, reports, files, formulae, surveys, maps, charts, sound recordings, video recordings, pictorial reproductions, drawings, analyses, graphic representations, computer programs, computer printouts, notes, letters, memoranda, papers, and documents, all whether finished or unfinished.

- 10.2 All data and any Property which has been received from the State, or purchased with funds provided for that purpose under this Agreement, shall be the property of the State, and shall be returned to the State upon demand or upon termination of this Agreement for any reason.
- 10.3 Disclosure of data, information and other records shall be governed by N.H. RSA chapter 91-A and/or other applicable law. Disclosure requires prior written approval of the State.
- 11. CONTRACTOR'S RELATION TO THE STATE. In the performance of this Agreement the Contractor is in all respects an independent contractor, and is neither an agent nor an employee of the State. Neither the Contractor nor any of its officers, employees, agents or members shall have authority to bind the State or receive any benefits, workers' compensation or other emoluments provided by the State to its employees.

12. ASSIGNMENT/DELEGATION/SUBCONTRACTS.

- 12.1 Contractor shall provide the State written notice at least fifteen (15) calendar days before any proposed assignment, delegation, or other transfer of any interest in this Agreement. No such assignment, delegation, or other transfer shall be effective without the written consent of the State.
- 12.2 For purposes of paragraph 12, a Change of Control shall constitute assignment. "Change of Control" means (a) merger, consolidation, or a transaction or series of related transactions in which a third party, together with its affiliates, becomes the direct or indirect owner of fifty percent (50%) or more of the voting shares or similar equity interests, or combined voting power of the Contractor, or (b) the sale of all or substantially all of the assets of the Contractor.
- 12.3 None of the Services shall be subcontracted by the Contractor without prior written notice and consent of the State.
- 12.4 The State is entitled to copies of all subcontracts and assignment agreements and shall not be bound by any provisions contained in a subcontract or an assignment agreement to which it is not a party.
- 13. INDEMNIFICATION. The Contractor shall indemnify, defend, and hold harmless the State, its officers, and employees from and against all actions, claims, damages, demands, judgments, fines, liabilities, losses, and other expenses, including, without limitation, reasonable attorneys' fees, arising out of or relating to this Agreement directly or indirectly arising from death, personal injury, property damage, intellectual property infringement, or other claims asserted against the State, its officers, or employees caused by the acts or omissions of negligence, reckless or willful misconduct, or fraud by the Contractor, its employees, agents, or subcontractors. The State shall not be liable for any costs incurred by the Contractor arising under this paragraph 13. Notwithstanding the foregoing, nothing herein contained shall be deemed to constitute a waiver of the State's sovereign immunity, which immunity is hereby reserved to the State. This covenant in paragraph 13 shall survive the termination of this Agreement.

14. INSURANCE.

- 14.1 The Contractor shall, at its sole expense, obtain and continuously maintain in force, and shall require any subcontractor or assignee to obtain and maintain in force, the following insurance: 14.1.1 commercial general liability insurance against all claims of bodily injury, death or property damage, in amounts of not less than \$1,000,000 per occurrence and \$2,000,000 aggregate or excess; and
- 14.1.2 special cause of loss coverage form covering all Property subject to subparagraph 10.2 herein, in an amount not less than 80% of the whole replacement value of the Property.
- 14.2 The policies described in subparagraph 14.1 herein shall be on policy forms and endorsements approved for use in the State of New Hampshire by the N.H. Department of Insurance, and issued by insurers licensed in the State of New Hampshire.
- 14.3 The Contractor shall furnish to the Contracting Officer identified in block 1.9, or any successor, a certificate(s) of insurance for all insurance required under this Agreement. At the request of the Contracting Officer, or any successor, the Contractor shall provide certificate(s) of insurance for all renewal(s) of insurance required under this Agreement. The certificate(s) of insurance and any renewals thereof shall be attached and are incorporated herein by reference.

15. WORKERS' COMPENSATION.

- 15.1 By signing this agreement, the Contractor agrees, certifies and warrants that the Contractor is in compliance with or exempt from, the requirements of N.H. RSA chapter 281-A ("Workers' Compensation").
- 15.2 To the extent the Contractor is subject to the requirements of N.H. RSA chapter 281-A, Contractor shall maintain, and require any subcontractor or assignee to secure and maintain, payment of Workers' Compensation in connection with activities which the person proposes to undertake pursuant to this Agreement. The Contractor shall furnish the Contracting Officer identified in block 1.9, or any successor, proof of Workers' Compensation in the manner described in N.H. RSA chapter 281-A and any applicable renewal(s) thereof, which shall be attached and are incorporated herein by reference. The State shall not be responsible for payment of any Workers' Compensation premiums or for any other claim or benefit for Contractor, or any subcontractor or employee of Contractor, which might arise under applicable State of New Hampshire Workers' Compensation laws in connection with the performance of the Services under this Agreement.
- **16. WAIVER OF BREACH.** A State's failure to enforce its rights with respect to any single or continuing breach of this Agreement shall not act as a waiver of the right of the State to later enforce any such rights or to enforce any other or any subsequent breach.
- 17. NOTICE. Any notice by a party hereto to the other party shall be deemed to have been duly delivered or given at the time of mailing by certified mail, postage prepaid, in a United States Post Office addressed to the parties at the addresses given in blocks 1.2 and 1.4, herein.

18. AMENDMENT. This Agreement may be amended, waived or discharged only by an instrument in writing signed by the parties hereto and only after approval of such amendment, waiver or discharge by the Governor and Executive Council of the State of New Hampshire unless no such approval is required under the circumstances pursuant to State law, rule or policy.

19. CHOICE OF LAW AND FORUM.

- 19.1 This Agreement shall be governed, interpreted and construed in accordance with the laws of the State of New Hampshire except where the Federal supremacy clause requires otherwise. The wording used in this Agreement is the wording chosen by the parties to express their mutual intent, and no rule of construction shall be applied against or in favor of any party.
- 19.2 Any actions arising out of this Agreement, including the breach or alleged breach thereof, may not be submitted to binding arbitration, but must, instead, be brought and maintained in the Merrimack County Superior Court of New Hampshire which shall have exclusive jurisdiction thereof.
- **20. CONFLICTING TERMS.** In the event of a conflict between the terms of this P-37 form (as modified in EXHIBIT A) and any other portion of this Agreement including any attachments thereto, the terms of the P-37 (as modified in EXHIBIT A) shall control.
- **21. THIRD PARTIES.** This Agreement is being entered into for the sole benefit of the parties hereto, and nothing herein, express or implied, is intended to or will confer any legal or equitable right, benefit, or remedy of any nature upon any other person.
- **22. HEADINGS**. The headings throughout the Agreement are for reference purposes only, and the words contained therein shall in no way be held to explain, modify, amplify or aid in the interpretation, construction or meaning of the provisions of this Agreement.
- **23. SPECIAL PROVISIONS.** Additional or modifying provisions set forth in the attached EXHIBIT A are incorporated herein by reference.
- **24. FURTHER ASSURANCES.** The Contractor, along with its agents and affiliates, shall, at its own cost and expense, execute any additional documents and take such further actions as may be reasonably required to carry out the provisions of this Agreement and give effect to the transactions contemplated hereby.
- **25. SEVERABILITY.** In the event any of the provisions of this Agreement are held by a court of competent jurisdiction to be contrary to any state or federal law, the remaining provisions of this Agreement will remain in full force and effect.
- **26. ENTIRE AGREEMENT.** This Agreement, which may be executed in a number of counterparts, each of which shall be deemed an original, constitutes the entire agreement and understanding between the parties, and supersedes all prior agreements and understandings with respect to the subject matter hereof.



New Hampshire

Department of Education

RFP Number:		Bureau:			
Applicant (Organization) Name:					
Applicant Contact	Address	Phone Number	Email Address		
Summary of Attachment	ts				
Attachment			Number of Pages		
Total Number of Pages i	n this Packet Including Cover	sheet:			
Comments:					
Legality that I have review	ewed this application and tha	t information aiven	is complete and accurate to		
the best of my knowled		i injormation given	is complete and accurate to		
	y C .				
Signature of Applicant			Date		
NHED Official Use Only			d Date		
-	NHED by required Deadline:				
□ Not received by NHED by required Deadline: rejected					
	☐ Incomplete: returned to applicant				
☐ Other					
First Reviewer		Second Reviewer	•		
Comments:					

Revised: 01/24/2024



New Hampshire Nita M. Lowey 21st Century Community Learning Centers (21st CCLC) State Goals for 2024-2025

Congress established a set of measures via the Government Performance Results Act (GPRA) in 1993 to improve government performance management. GPRA measures are required outcomes that are reported to Congress once a year. The U.S. Department of Education (USED) analyzes this data to report on the GPRAs measures to Congress in the Annual Performance Report. In New Hampshire, the 21st CCLC, GPRAs are measured by improvements in; New Hampshire Statewide Assessment (NHSAS), Grade Point Average, School Day Attendance, Teacher-Reported Behaviors and Student Engagement in Learning. Data will be collected during the school year of 2024-2025 and reported in the Fall of 2025.

Subgrantees will be funded at 100 percent for the first three (3) years of funding. Subgrantees may have the opportunity to receive continued funding for an additional two (2) years based on funding availability and the Department's evaluation of successful progress towards meeting the Government Performance Results Act (GPRA) measures.

Appendix C - GPRA Measures Template

State Goals	Performance Indicators	How will you achieve this goal? Include process, planning, timeframe (month and year)	NHED expected outcomes Specific metrics and timeframes for how the NHED will measure the success of that outcome.
GPRA MEASURE #1: ACADEMIC ACHIEVEMENT IN NHSAS	Percentage of students in grades 4–8 participating in 21 st CCLC programming during the school year and summer who demonstrate growth in reading/language arts on state assessments. Percentage of students in grades 4–8 participating in 21 st CCLC programming during the school year and summer who demonstrate growth in mathematics on state assessments. [include local Assessment growth measures for other grades outside of 4-8, that you plan to track]	 For all students entering grades 4-8 in 2023-24, the program will review the Spring 2023 state assessment results for all students looking for trends, and for each individual student looking at assessment results. The program will identify at least 1 standard based learning target in ELA to emphasize across all students per grade. The program will identify at least 1 additional standard based learning target in ELA to emphasize that may differ for each individual student. The program will target students for tutoring, provide pre-assessment and post-assessment at 9 weeks. Re-evaluate student progress and alignment with school day. The program will use the NH SAS Modular assessments or a reading inventory such as Fountas and Pinnell Benchmark Assessment, Qualitative Reading Inventory, DRA, or another reading inventory to track progress in Levels or Lexile's. Example: See above for ELA. The program will follow a similar process for Math for all students entering grades 4-8 in 2023-24. 	 The NHED expects at least 20% of our students who are not already at the top level to improve one proficiency level between their 2023-24 ELA NH SAS (or DLM) assessment and their 2023-24 ELA NH SAS (or DLM) assessment. The NHED expects at least 60% of our students to achieve a growth score at the end of 2024-25 on the NH SAS above the 50% mark. See above for ELA. The NHED will follow a similar process for Math for all students entering grades 4-8 in 2024-25.

Appendix C - GPRA Measures Template

State Goals	Performance Indicators	How will you achieve this goal? Include process, planning, timeframe (month and year)	NHED expected outcomes Specific metrics and timeframes for how the NHED will measure the success of that outcome.
GPRA MEASURE #2: GRADE POINT AVERAGE (GPA)	Percentage of students in grades 7–8 and 10–12 attending 21 st CCLC programming during the school year and summer with a prior-year unweighted GPA less than 3.0 who demonstrated an improved GPA.	• For all students the program will target instruction as defined in GPRA measure 1. • The program will reach out to each student's ELA and/or Math instructor monthly to identify monthly academic learning targets for the student – this can vary from specific math/ELA lessons to executive functioning skills. • The program will use the [student information system] to house these learning plans.	 For students in grades 7, 8 and 9. The NHED will use the state survey to have the guidance counselor (or appropriate educator) for each student in grades 7-9, identify each student's academic learning as 'significant growth', 'moderate growth', 'no growth', 'drop in achievement', 'at top no ability to grow'. The NHED will expect at least 60% of students not already at the top of the achievement, to have achieved at least moderate growth. For students in grades 10-12, the NHED will expect the over-all GPA to improve from the cumulative value at the end of 2024 to the cumulative value at the end of 2025. The NHED will expect at least a .25 for students in grade 10; .15 for students in grade 11 and .1 for students in grade 12. The NHED will expect at least 60% of students not already at a top GPA, to have demonstrated this growth. Note: a rubric will be developed to help clarify the levels of growth for grades 7-9, to improve the validity of this measure.
	[include local GPA growth measures for other grades outside of 4-8, that you plan to track]		

Appendix C - GPRA Measures Template

State Goals	Performance Indicators	How will you achieve this goal? Include process, planning, timeframe (month and year)	NHED expected outcomes Specific metrics and timeframes for how the NHED will measure the success of that outcome.
GPRA MEASURE #3: SCHOOL DAY ATTENDANCE	Percentage of youth in grades 1–12 participating in 21st CCLC during the school year: (a) Had a school-day attendance rate at or below 90% in the prior school year; and (b) Demonstrated an improved attendance rate in the current school year.	The program will review the NHED i4see report of 2023-24 attendance for all our 2024-25 participants. The program will identify students with less than 92% school attendance. The program will target these students who have low attendance rates (<92% attendance). The program will Contact parents/students to engage them in your program based off of their personal interests. Provide programming opportunities to engage them and monitor their daily attendance in the school day and after school.	 For all students in grades 1-12, the NHED will use the state attendance report to identify student attendance progress. Note: The NHED will only include students who have data in the state system for two years – required to show growth. Of 21st CCLC participating students who had less than 90% of attendance in 2024, the NHED will expect at least 60% of those students will have attendance above 90% in 2025. Additionally, the NHED expect 80% of those students will have improved attendance in 2025. Schools who have all students above 90% attendance will be expected to continue with that performance level.
GPRA MEASURE #4: BEHAVIOR	Percentage of students in grades 1–12 attending 21 st CCLC programming during the school year and summer who experienced a decrease in in-school suspensions compared to the previous school year.	 The program will review the NHED i4see report of 2023-24 suspension for all our 2024-25 participants. The program will identify students with 10 or more days of suspension in 2023-24. The program will target these students. The program will contact parents/students to determine what obstacles they are facing. Provide programming opportunities, including partner engagement, to engage them and monitor their daily behavior during the school day and after school. 	 For all students in grades 1-12, the NHED will use the state suspension report to identify student suspension. Note: The NHED will only include students who have data in the state system for two years – required to show change in suspension for a student. The NHED expects to see a reduction of at least 20% of students who were suspended more than 5 days in 2023-24. For example, if 10 students had 5 or more days of suspension in 2023-24 then the NHED expects at least 2 of those students to have less suspension days in 2024-25. Schools who have no students being suspended, will be expected to continue with that performance level.

Appendix C - GPRA Measures Template

State Goals	Performance Indicators	How will you achieve this goal? Include process, planning, timeframe (month and year)	NHED expected outcomes Specific metrics and timeframes for how the NHED will measure the success of that outcome.
GPRA MEASURE #5: STUDENT ENGAGEMENT IN LEARNING	Percentage of students in grades 1–5 participating in 21 st CCLC programming in the school year and summer who demonstrated an improvement in teacher-reported engagement in learning.	• The program will reach out to each student's primary teacher for ELA and/or Math, monthly to identify monthly academic learning targets for the student – this can vary from specific math/ELA lessons to executive functioning skills. • The program will use the [student information system] to house these learning plans.	 For students in grades 1-5. The NHED will use the state survey to have the primary teacher for each student in grades 1-5, identify each student's engagement in learning as 'significant engagement, 'moderate engagement, 'limited engagement', 'poor engagement'. The NHED will expect at least 60% to have achieved at least moderate engagement. Note: a rubric will be developed to help clarify the levels of engagement, to improve the validity of this measure.
Other Measures	[include other local measures you plan to track]		