M. Lowey

21st Century Community Learning Centers Grant

Guidance Handbook

Fiscal Year 2025 edition





Photos courtesy of Dos Rios Elementary School, Union Elementary School District No. 62 21st CCLC Grants



21ST CCLC GUIDANCE HANDBOOK – FY'25

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Purpose



PURPOSE OF THIS HANDBOOK

With the distribution of this document, the Arizona Department of Education (ADE) aims to provide guidance on maintaining compliance with the numerous statutory and regulatory requirements of the Nita M. Lowey 21st Century Community Learning Centers Title IV-B (21st CCLC) Grant for fiscal year 2025. The 21st CCLC Guidance Handbook (2024-2025) edition is a good reference for practices and standard expectations for all Arizona 21st CCLC grant programs. This guide should be read along with the authorized statutes and applicable regulations that are relevant to the 21st CCLC Grant.

PURPOSE OF THE FUNDING

The Nita M. Lowey 21st Century Community Learning Centers Title IV-B (21st CCLC) funding purpose is to establish or expand a broad array of services in *community learning centers* for students during non-school hours or periods when school is not in session.

BASIC PROGRAM REQUIREMENTS

- a. Centers must offer services for students during Out-of-School Time (OST) (after school, before school, evenings, weekends, summer or other school vacation periods). Adult Family Engagement services may occur at any time
- b. Centers must offer adult family members of 21st CCLC students ongoing opportunities for active and meaningful engagement in their children's education, including opportunities for literacy and related educational development to enhance student learning
- c. 21st CCLC programs must provide opportunities for academic enrichment, including providing tutorial services to help students, particularly students who attend low-performing schools, to meet the challenging State academic standards
- d. 21st CCLC program services must be designed to reinforce and complement the regular academic school day program of participating students
- e. 21st CCLC programs must be continually evaluated to assess progress towards meeting their grant objectives in the areas of academics, youth development and family engagement
- f. 21st CCLC programs and associated funds are required to supplement or enhance any existing OST offerings and cannot supplant or replace other funding sources
- g. 21st CCLC programs must ensure the following services are provided to participating students: a safe and easily accessible learning environment, transportation, nutritious afterschool snacks and summer meals will be provided to students
- h. The ADE does not allow generation of 21st CCLC program income. This includes any program income, including fees for student participation and 21st CCLC activity fundraising. Any program income generated using 21st CCLC resources will be deducted from the grant award for that subgrantee per federal law

Fidelity to the Approved Application



FIDELITY TO THE APPROVED APPLICATION

21st CCLC Grant Applications are approved by the State Board of Education (SBE). Sub-grantees receive annual Grant Award Notification (GAN) letters regarding the SBE approved funding allocation for the 21st CCLC program each year within the grant award period. The grant period is concurrent with the State fiscal year, July 1st – June 30th, unless otherwise noted and approved by the SBE.

The GAN letters include the award amount approved for the year being funded, either the initial or current year, as well as the annual award assurances. Grant Awards must be annually accepted/approved by the Sub-grantee's local Board of Education or Board of Directors, whichever is applicable. GAN letters and documented evidence of Board approval must be maintained for monitoring purposes.

Fidelity to Awarded Grant Application Components

Once approved by the SBE, the United States Education Department (ED) expects that sub-grantees will operate 21st CCLC programs with fidelity to the original approved application. ADE will not permit a sub-grantee to change the project's scope that was originally outlined in the application, evaluated, and scored by peer reviewers, and awarded by the SBE without prior approval by the ADE. Proposed programmatic or budgetary changes must be submitted via a proposed revision to the application via ADE Grant Management Enterprise (GME). This policy is designed to provide basic fairness to applicants for discretionary subgrants.

The grant proposal submitted and approved application becomes the sub-grantees' guide or roadmap for programming and operation. Think of it as a contract. Keep it on hand and be familiar with the language. Share the grant with relevant staff, such as site coordinators, staff, and school administrators. The goals, objectives, and activities should be understood by all stakeholders involved in the program. Actual activities and programs must align with the proposal's objectives.

Program
Operations
Accountability



PROGRAM OPERATIONS ACCOUNTABILITY

The Arizona Department of Education 21st CCLC team is deeply committed to the power of quality Out-of-School Time programming for Arizona students.

Student Services

The Elementary and Secondary Education Act (ESSA), the authorizing statute, provides *Measures of Effectiveness* to guide 21st CCLC sub-grantees in identifying and implementing programs and activities that can directly enhance student learning. The *Measures of Effectiveness* can be found on the ADE 21st CCLC Grant Application Competition Information website at https://www.azed.gov/21stcclc/application-information in the section under "Grants Resources".

All 21st CCLC student services must be offered outside of the instructional day.

Out-of-School Time:

- includes programs offered before school, after school, evenings, weekends, and/or during student intercession periods to include summer term
- does not include lunchtime during the school day, as that is part of the instructional day

Arizona's 21st CCLC grant applications are strategically written to contain objectives related to addressing students' academic needs that are SMART - Specific, Measurable, Achievable, Realistic and Time Bound (showing growth annually within the program year). The state requires its 21st CCLC subgrantee to monitor and report on these grant program level outcomes each year of the grant.

A broad array of activities must support achievement of these grant specific objectives, support students that are struggling to meet the challenging state academic standards in core content areas and utilize evidence-based research to develop and implement program activities and curriculum.

To maximize the opportunity to impact student achievement, sites must attempt to structure a program which is convenient for student and family participation and provides a consistent delivery of scheduled services. The program hours should demonstrate that adequate contact time is being spent with students each week. Each enrolled student must be given the opportunity to attend academic enrichment and youth development that foster maximum positive impact on students' development and learning.

Program Operations Accountability

Student/Teacher Ratio

Academic: When determining the Student/Teacher ratio of 21st CCLC funded classes, sites must consider the overall student enrollment of the 21st CCLC program and whether or not the site will reach its number of regular attendee goal by the end of the program year. It is recommended to have at least 10 enrolled students (6 actual students attending each session) to 1 teacher. If a site has a number of smaller intervention classes with at least 3 enrolled students to 1 teacher, then the site should have other 21st CCLC funded classes that have a greater than 15 enrolled students to 1 teacher ratio. 21st CCLC funds cannot be used to fund 1 on 1 classes. There must be at least 3 students enrolled in the class.

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Summer: When determining the Student/Teacher ratio of 21st CCLC funded classes for summer please see the recommended table below.

Elementary School (ES)	Middle School (MS)	High School (HS)
10 - 15 Students to 1 Teacher	10 - 15 Students to	15 - 20 Students to
(PreK – 1st: 6 to10 Students to 1 Teacher)	1 Teacher	1 Teacher

The Student/Teacher ratio is dependent on the grade level and the activity (i.e. sports could have larger classes sizes, but classes like cooking, coding, robotics could be smaller - considering safety, student need and class design)

Academic

Activities must:

- Address the needs of the school and communities
- Support achievement of grant specific objectives
- Collect the data necessary to be continuously evaluated using performance measures
- Complement the students' regular academic program
- Support at-risk students to meet the challenging state academic standards in core content areas of reading/literacy and math
- Utilize evidence-based practices and curriculum in the development and implementation of activities

Activities may include:

- STEM and College and Career pathways
- Well-rounded education activities, including such activities that enable students to be eligible for credit recovery or attainment
- Financial literacy
- Cultural programs
- Telecommunications and technology education programs
- Expanded library service hours
- Remedial education and tutoring services

Youth Development

Positive Youth Development is the entire system of support to the whole child ensuring student physical and psychological well-being. Support for youth development should be incorporated into all student classes and activities. Additionally, many activities may be designed specifically to support youth development such as:

- Project-based learning
- Character education
- Youth leadership
- Student Voice, Student Choice
- Service learning
- Counseling
- Mentoring



- Art, music, cultural and other special interest areas
- Health & physical education
- Environmental literacy, drug & violence prevention, etc.
- Programs that aid students who have been truant, suspended, or expelled to allow the students to improve their academic achievement

Summer Learning

All Arizona 21st CCLC programs must offer Summer Learning Programs as indicated in the direct student services operational requirements of the 21st CCLC grant application. Summer meals are required to be offered in all summer learning programs. Meals may include breakfast and/or lunch and/or snacks. Sites should follow Health and Nutrition Guidelines based on appropriate summer meal program. Summer Family Engagement opportunities are required during the summer term and should aim to build capacity linked to learning to raise student academic outcomes.

What is Summer Learning?

Summer Learning, traditionally known as "summer school" brings rich and engaging opportunities to maximize summer learning by providing high-quality summer programs that include both academic and enrichment activities. This blend of activities can reduce summer learning loss in a captivating and engaging way.

21st CCLC Summer Learning Model – Requirements

Beginning with Programs in Cycle 18, the 21st CCLC Summer Learning Model is referred to as the 4 X 4 X 4 Model. This means 4 hours per day, 4 days per week, and 4 weeks per summer term. The model is equivalent to a total minimum of 64 hours which equals 16 days at 4 hours per day in a summer term.

If the district is observing the Juneteenth holiday, the minimum requirement will need to be met by making up the additional hours or days to complete the full 64 hours of programming.

Sub-grantees **requesting a reduction** in the 16 days during the Summer Term to meet the 64 Summer Program hours are required to provide additional days in the Fall and/or Spring to **meet the 120 Total Days Open requirements.** Examples are provided below:

Example #1:

Original Grant: 4 Weeks x 4 Days per Week x 4 Hours per Day = 64 program hours **Revision Request:** 6 summer hours per day x 12 days per summer term = 72 program hours Summer Program Days = 12 Days; Fall & Spring Days = 108 Days (Total 120 Days Open)

Example #2:

Original Grant: 4 Weeks x 4 Days per Week x 4 Hours per Day = 64 program hours

Revision Request: 6.5 summer hours per day x 10 days per summer term = 65 program hours

Summer Program Days = 10 Days; Fall & Spring Days = 110 Days (Total 120 Days Open)

Example #3:

Original Grant: 4 Weeks x 4 Days per Week x 4 Hours per Day = 64 program hours **Revision Request**: 4 summer hours per day x 20 days per summer term = 80 program hours Summer Program Days = 20 Days; Fall & Spring Days = 100 Days (Total 120 Days Open)



Sites must ensure for the summer term a minimum number of hours as stipulated in the original grant. If sites identified more weeks, hours, and days in the original application such as 5 weeks x 4 days per week x 5 hours per day it then will total to be 100 hours or the summer term formula can read as 20 days x 5 hours per day = 100 hours.

Please see the 21st CCLC Summer Learning webpage at https://www.azed.gov/21stcclc/21st-cclc-summer-learning and the 21st CCLC's Best Summer Ever! Learning Hub for more information on Summer Learning.

Summer Learning....

- Focuses on new and accelerated learning
- Is comprehensive, project-based, hands-on
- Can take place in a variety of settings and locations
- Is exciting, engaging, and attractive program
- Has a strong emphasis on student achievement to raise academic outcomes
- Provides a unique site climate and culture with tradition/rituals

While most students learn at a similar rate during the school year, when school ends, students in underserved environments struggle to continue learning throughout the summer. As 21st CCLC reimagines summer learning, Arizona's 21st CCLC programs provide safe, developmentally rich settings for learning and academic growth during the summer months. Summer can be used to reengage students and provide a meaningful boost to help close academic gaps, lead to higher graduation rates, and increase college and career readiness in students.

Successful academic and summer learning programs:

- Are based on the needs of the students through assessments, surveys, teacher/family input
- Use an evidence-based curriculum
- Include students/families/school day staff in the planning process
- Work with school day goals to continue intentional learning
- Provide hands-on engaging learning academic opportunities
- Incorporate Project-Based Learning, small group settings, and voice
- Include a calendar in advance for students/families to prepare for services/opportunities (when possible)
- Ensure that the program structure promotes time on task, and uses strategies to encourage attendance (including in-person, phone calls, letters, student-made invitations, etc.)

Also see the Academics page of the 21st CCLC website at http://www.azed.gov/21stcclc/academics/

Family Engagement/Family Services

Parents, families, and caregivers are essential partners in supporting student success. Research confirms the high-impact nature of strategies such as those listed on the ADE 21st CCLC Family Engagement



Framework. There are several evidence-based programs and practices that respect and tap into the teaching potential of parents to help close achievement gaps.

Family Engagement Goal: Offer families of all 21st CCLC students opportunities designed to empower families in active and meaningful engagement to raise student academic outcomes and youth development skills.

The site will serve at MINIMUM 30% of the regular attendee goal of family members in literacy and related educational development activities.

ONLY adult family member(s) of ACTIVELY PARTICIPATING 21st CCLC STUDENTS are eligible for services paid for through this grant. Family members may include parents, grandparents, foster parents, guardians, caregivers, extended family and other adults serving in a supportive role of a 21st CCLC participant.

Ongoing Services to family members must be offered during the Academic Year and Summer Terms. Unlike student services, family services may occur at any time of day. Attendance shall be collected to report data on how many adult family members participated in Family Engagement offerings for Academic Year and Summer term.

Safe and Healthy Learning Environment

ADE 21st CCLC requires sites to ensure a safe and easily accessible learning environment for students. All students including students with disabilities are served with appropriate accommodations.

Safety Plan

At the onset of programming, 21st CCLC program sites must provide assurance that the program is taking place in a safe and easily accessible facility. There should be a written safety/emergency preparedness plan with established procedures for tracking students during the program hours and methods for parents/guardians to reach 21st CCLC staff during program hours. The site campus should be secured to ensure safety by such means as monitored or secured entrances and exits.

A Safety Plan Drill (fire and/or lockdown) must take place at least once each Program Year. It is required to conduct drills when there are changes in personnel or programming.

Transitions

Procedures must be established for safe transition of students, whether the transition is from the regular school day program to the 21st CCLC program, or if the transition is from one program activity area to another.

Resources

- Visit the Federal & State Regulations page of the 21st CCLC website for additional information.
- An example of an acceptable 21st CCLC Program Basic Emergency Plan is found on the Federal & State Regulations page of the ADE 21st CCLC website Safety and Healthy Learning Environments resources.



Food and Nutrition Services

Arizona's 21st CCLC programs must offer nutritious afterschool snacks and summer meals as part of the essential supports for student learning and health.

- At a minimum, Arizona's 21st CCLC programs provide after school snack and summer meals. Sites are also highly encouraged to offer free breakfast and evening meals as part of their program. Summer meals are required to be offered in all summer learning programs. Meals may include breakfast and/or lunch and/or snacks
- Arizona's 21st CCLC snacks and meals are funded by USDA child nutrition programs reimbursements through the Arizona Department of Education's Office of Health and Nutrition. 21st CCLC programs are responsible for applying for reimbursement through this program
- 21st CCLC sites are responsible for offering students healthy food during the program that meets the nutrition guidelines of the USDA
- This is a program requirement; therefore, time for students to eat is considered a part of the program hours

Logo and Written Language Requirement

Arizona's 21st CCLC logo and the mandatory funding statement is required in publications to acknowledge that programming is being funded and supported by a federal grant from the U.S. Department of Education and administered by the Arizona Department of Education.

All communications to the public about your 21st CCLC program, including media/news stories, and publications, such as parent letters, registration forms, brochures, flyers, newsletters, or any other electronic/print materials used for your 21st CCLC program, must include the Arizona 21st CCLC logo and language, found in the 21st CCLC Logo & Language Requirement drop down section of the <u>Federal</u> and State Regulations button on the right side of the ADE 21st CCLC website.

Transportation

Programs must establish procedures for safe transportation of students between the 21st CCLC program school site (or an alternative program site if that is part of the program) and home. Programs must establish a plan for the transportation of 21st CCLC program student participants that clearly demonstrates procedures as described in the Site original approved grant application.

- If program services are located in a facility other than the students' elementary school or secondary school, that part of the regular 21st CCLC program must be at least as available and accessible to the students to be served as if the program were located in the students' school
- It is the fiduciary responsibility of the district to avoid supplanting with student transportation costs
- Transportation cost billed to the 21st CCLC grant should exceed 4% of the annual budget when deemed necessary
- For any questions related to transportation, please communicate with your assigned ADE 21st CCLC Education Program Specialist



Partnerships

21st CCLC sub-grantees are required to maintain at least one external partner during each year of the 5-year grant. External partners can help assist with program sustainability beyond the grant-funded period. There are four main types of partnerships we have seen to support 21st CCLC programming:

- 1. Non-profit: an agency that as a non-profit status (ie. Boys and Girls Club)
- 2. For profit: an agency that is not designated as a non-profit (ie. Basha's or Safeway)
- 3. Vendor: partner relationship is that of a vendor and customer (ie. TGA Sports)
- 4. Volunteer: partner relationship is that of person(s) not being paid for their contribution to the program (ie. High School Volunteers)

As part of annual reporting sub-grantees will report on the estimated value of a partnership including a paid partnership. In accordance with Title IV, Part B, Nita M. Lowey 21st CCLC of ESSA, the ADE is required to provide a list of prescreened external organizations that have worked with other 21st CCLC programs in the state and may be available to provide services, resources, and technical assistance for your out of school time programs.

From the ADE's 21st CCLC <u>Program Resources</u> page you can find additional support under Community as a Partner tab that offers resources to help build and strengthen partnerships and the prescreened External Organizations List.

The 21st CCLC program has called for partnerships with a wide variety of organizations such as volunteers, businesses, local universities, faith-based organizations, and other community organizations in order to offer students more services and additional support. Both Out-of-School time programs and partner organizations need to collaborate with the 21st CCLC staff to design a strategic approach to ensure that they develop, modify, or continue strong partnerships that benefit students.

Any financial assistance, whether in-kind services or fiscal support must be documented and shared on required reports.

Identifying Potential Partners

When a site is looking to identify a partnership, there are many things to take into consideration.

- Partnerships that leverage local resources
- Asset mapping or assessing gaps that can be provided by partnerships
- Provide opportunities that your community might not otherwise be able to offer your students and families

The ADE 21st CCLC <u>Program Resources</u> page of the website offers many suggestions for partnership opportunities, and other ways to strengthen 21st CCLC programs.

Equitable Services and the 21st CCLC Grant

Private school consultation is required for the 21st CCLC New and Continuing Applications. The District/Charter should include the 21st CCLC Title IV-B program along with its other federal programs when completing annual private school consultation for the duration of the 21st CCLC grant award. Private school students must meet eligibility criteria for the targeted population for the specific 21st CCLC program. If a private school elects to participate in 21st CCLC program, eligible private school



students can participate in 21st CCLC classes offered at the nearby public school. It will be the responsibility of the private school and/or private school parent to provide transportation to the 21st CCLC site. The private school will also be responsible for sharing student level data with the district who has the 21st CCLC grant. Go to the ESEA Equitable Services website:

https://www.azed.gov/titlei/privateschools for the latest guidance, forms, and requirements of equitable

services for private school students, staff, and families of students enrolled in nonprofit private schools.

Note for charter schools: "With respect to discretionary grant programs, such as Project SERV and the 21st CCLC program, however, a charter school LEA that receives a grant is required to provide equitable services for eligible private school children and educators, unless these children and educators are served under the same program by the traditional LEA in the area. A charter school LEA may consult with private school officials representing private schools and may limit consultation and services to eligible children and educators in private schools within a reasonable proximity of the charter school, even if the charter school LEA serves a larger geographic area." (Title VIII, Part F of the Elementary and Secondary Education Act of 1965: Equitable Services for Eligible Private School Children, Teachers, and Other Educational Personnel Non-Regulatory Guidance, page 3-5)

Sustainability

Our most successful 21st CCLC programs create a plan for sustainability that ensures the most critical components of program services and lessons learned will continue to benefit the students at the school once the grant funding decreases and ends.

Sustainability planning includes internal partners such as a PTO/PTA and leveraging local funds like Title I/Title IV-A to ensure the most effective use of public resources. 21st CCLC programs should be building resources throughout the year, including examples like: showcasing the program to families and community members, enlisting new partners, and partnering with alternatively funded programs.

Sustainability structures and systems building during the course of the 21st CCLC grant include:

- secure resources/knowledge base to continue services
- introduce new/more effective methods of learning and instruction that are incorporated into the school day
- connect with and secure ongoing involvement of stakeholders
- create mutually beneficial relationships
- showcase quality programs and services
- determine which program activities should continue
- connect the operating costs of those activities to a funding strategy
- bring together data, resources, and strategies to guide your efforts as you progress

Professional Development

ADE 21st CCLC is dedicated to providing Professional Development (PD) opportunities to support the growth and development of successful 21st CCLC programs throughout the duration of sub-grantees award.



ADE 21st CCLC Annual Professional Development Requirement:

NEW and CONTINUING Site leadership (District director(s), Principal(s), and Site Coordinator(s)) will attend at least one 21st CCLC sponsored/recommended Professional Development activity related to Out of School Time practices and/or increasing academic achievement annually.

Note: Any exceptions to the professional development requirements stated above must be approved in writing by ADE 21st CCLC Education Program Specialist assigned to the sub-grantee.

In addition to the PD, ADE Education Program Specialists may require and/or recommend that grant leaders attend additional specific PD opportunities. PD serves as an important source of technical assistance for sub-grantees.

Professional Development

Information on current year PD opportunities will be provided by your ADE 21st CCLC Education Program Specialist. The ADE 21st CCLC website shares State and National PD opportunities under the Professional Development tab: https://www.azed.gov/21stcclc/trainings-professional-development/

ADE 21st CCLC Networking Meetings

Networking meetings are offered throughout the year in different regional locations in Arizona. Participants have an opportunity to visit a 21st CCLC site that are on target in meeting their goals and objectives. Host site staff highlight best practices and the model of programming working at their afterschool program. These meetings provide a valuable opportunity for program staff and leaders to grow their network, facilitate connections among sub-grantees, and widen the lens of 21st CCLC best practices.

21st CCLC National Technical Assistance Center (NTAC)

The 21st Century Community Learning Centers (21st CCLC) National Technical Assistance Center (NTAC) is the premier place for out-of-school time professionals to learn, receive resources, and engage with peers and experts. They are funded by the U.S. Department of Education, and the center's primary goal is to support the professionals who operate Nita M. Lowey 21st CCLC programs across the nation. Their top priority is to help build capacity and empower out-of-school time (OST) professionals in their educational journey toward learning and continuous growth. Specifically, the 21st CCLC NTAC is here to support State Educational Agencies (SEAs) and their subgrantees (centers/schools) who operate 21st CCLC programs. For more information, please visit the NTAC website at https://www.21stcclcntac.org/index.html

Program Operation Resources

- Federal Legislation, Regulations, and Guidance https://oese.ed.gov/offices/office-of-formula-grants/school-support-and-accountability/21st-century-community-learning-centers/
- Approved 21st CCLC Grant Application for the site and related revisions/continuing applications https://home.azed.gov/Portal
- The ADE 21st CCLC website at http://www.azed.gov/21stcclc/ provides sub-grantees with access to relevant guidance and support for grant success. Tools and templates can be found at



<u>https://www.azed.gov/21stcclc/21st-cclc-program-resources</u> and at https://www.azed.gov/21stcclc/federal-and-state-regulations.

Fiscal Accountability



FISCAL ACCOUNTABILITY

21st CCLC funds must be used to carry out before and after school and summer program activities (or activities during other times when school is not in session) **as described in the approved project application.** 21st CCLC funds may only be used to pay for authorized activities to meet the needs of participating students and their families. 21st CCLC grant funds are not allowed to be carried over from one fiscal year to the next.

Grant funds must be managed according to sound financial management practices. Grant recipients need to use fiscal control and fund accounting procedures that ensure proper disbursement of and accounting for federal funds. Procedures must be sufficient to enable sub-grantees or auditors to trace funds to a level of expenditure adequate to show that the funds were spent properly as approved by Arizona Department of Education (ADE) to achieve the goals of the project.

Expenses must be properly classified in the grant application budget, and sufficient detail must be provided to understand how the grant recipient plans to expend funds. The narrative explaining proposed expenses should show the calculations of funds needed, in detail. These details will enable the ADE to approve planned expenditures and will allow auditors to determine if funds were expended as approved.

Management of Expenditures

Program leaders should maintain (or obtain from their finance office) a monthly spreadsheet that identifies expenditures by budget line. Information on the spreadsheet must show vendor name and/or employee name with dollar amounts expended/encumbered and reflect the current/latest balance.

The 21st CCLC Site Coordinator should review and approve expenditures prior to processing. All expenditures must be authorized by ADE in the approved application before the funds are expended. The Site Coordinator should keep track of all expenditures charged to the grant by budget line and be aware of current balances.

Recommended Budgetary Guidelines

- Administrative costs do not exceed 30% of total budget
- External evaluator/consultant costs do not exceed 5% of total budget
- Capital costs do not exceed 10% of the total budget and are necessary to proposed programs/services. Capital items must be used exclusively for 21st CCLC purposes, unless there is a cost share with another funding source
- Transportation cost billed to the 21st CCLC grant should not exceed 4% of the annual budget
- Indirect Costs charged to the grant may not exceed the negotiated restricted indirect cost rate Indirect Costs may not be charged on capital expenditures. If Indirect Cost Rates have not been loaded into the Grants Management Enterprise (GME) System, and the applicant plans to charge the 21st CCLC grant, the applicant will write a narrative to this effect in the budget narrative description in the support services supply line (as a placeholder). The narrative should clearly indicate that this is a temporary placement of an allocation for anticipated Indirect Costs, and once the Indirect Cost Rate is approved, the applicant will submit a budget revision to include the final negotiated indirect costs in the Indirect Costs line of the budget



- Educational Field trips are allowable under certain conditions. Field trips to places where the
 purpose of the trip is to reward students, provide amusement, social activities or entertainment
 are not allowable. Contact your assigned Education Program Specialist to determine allowability
- A Capital Outlay Worksheet (COW) is required when an organization budgets in the capital codes within the Funding Application. For Districts, the codes are 6731-6739. For Charters, the code is 0180/0190. Contact Grants Management for technical assistance
- Utilizing object code 6885 for internal district services such as; print shop, student transportation or childcare will require an ADE approved Cost Allocation Plan to be on file. Otherwise, the use of this object code will not be permitted

Revisions

Approved state or federally funded projects may be revised to reflect changes in program objectives, line item allocations and additional monies (subject to program regulations). Revisions must be submitted in the online ADE Grants Management Enterprise (GME) via ADE Connect. Revisions can be made throughout the fiscal year. The deadline for accepting revisions is set by the program area. See the 21st CCLC Website at https://www.azed.gov/21stcclc/required-reporting for the current revision deadline under the Required Report section. The 21st CCLC Team highly recommends that the sub-grantee start looking at revisions no later than the Spring of each fiscal year. Revisions can be fiscal or programmatic in nature, or a combination of both.

Two Types of Revisions

- 1. Fiscal Revision Examples
 - Move funds because of a late start to the 21st CCLC program (unused salaries and associated benefits)
 - Move funds to salary/benefits to start up a new mid-year class
 - Move funds to purchase capital items for a 21st CCLC approved class
 - Move funds to order more supplies for the 21st CCLC summer school program
 - Move funds to hire a retired teacher or other contractor to provide instructional services
 - Move remaining academic year funds into 21st CCLC summer school programs
 - Move funds to a line item to balance the budget line for each of the function/object codes
 - Change the details of a budgeted capital item or item description, even if the line-item amount is unchanged
- 2. Programmatic Revisions Examples
 - Replace the assessment tool listed in the original grant application because a different assessment is now being used
 - Modify project intent, focus, goal(s) or objective(s). Any modifications must still be within the 21st CCLC grant's overall purpose and have the pre-approval of the assigned Education Program Specialist (EPS)

Tips for Successful Revisions

• Communicate with the assigned Education Program Specialist <u>prior</u> to submission of a revision in GME. He/she will be able to determine the allowability of the revision and will provide tips for a successful revision



- Communicate with the organization's business office to find out where funds should be placed in the various budget codes
- Communicate the proposed revision clearly in the narrative descriptions in GME. Sub-grantees must provide a trail of where the funds came from and where the funds are being moved to in the revision
- Begin the revision with the revision date in the narrative description so it makes it easier to locate the most recent revisions during the review process. (Example: "Revision #1 10/01/24...") The revision number should match the GME header revision number
- The revision language provided in the narrative description section should include whether the site is increasing or decreasing that budget line and by how much. Sub-grantees must provide a brief description of the increase and decrease
- Submit all fiscal revisions for ADE approval PRIOR to incurring expenses to avoid an audit finding. Failure to maintain alignment with expenditures and the approved budget GME can result in the questionable costs needing to be paid back to the Federal Grant

Expense Classification/Coding

Before submitting 21st CCLC applications or budget revisions, ALWAYS contact the organization Business Manager for guidance. It is important to consult on all fiscal matters with the finance officers prior to any budget submission, as they will be familiar with the correct classification of budget items within the coding system for education. This will help ensure that the accounting system for grant expenditures will pass future audits.

Additional reference: The Chart of Accounts at the Arizona Auditor General site provides the most up to date guidance on budget classification.

- 1. <u>Arizona School Districts</u> or https://www.azauditor.gov/reports-publications/school-districts/manuals-memorandums or
- 2. Arizona Charter Schools or https://www.azauditor.gov/reports-publications/charter-schools/manuals-memorandums

Expenditure Allocations by School Site

Where a fiscal agent has more than one 21st CCLC grant award, expenditures must be allocated and accounted for separately by each individual school site that receives a grant award. Funds may not be commingled among grants by the fiscal agent, even when more than one grant is awarded to the fiscal agent in a given year.

Expenditures – Allowable Costs

Determining if an expenditure is allowable... As a basic guideline, grant program leaders should ask, "Is the expenditure...?"

- Necessary for the performance or administration of the project
- Allocable to a particular cost objective
- Legal & authorized (or not prohibited) under local, state or federal laws
- Consistent with uniform policies of other federal & non-federal activities
- Consistent with generally accepted accounting principles
- Adequately documented



• Reasonable (does not exceed that which would be incurred by a prudent person)
E.g., A prudent person would discontinue a class or activity as soon as it becomes apparent that student attendance has declined and no longer justifies the expense, or if it is not supporting approved grant objective(s)

Expenditures – Unallowable Costs

Here are some examples of unallowable expenditures. This is not a comprehensive list.

- Alcoholic beverages
- Bonuses or incentives for 21st CCLC Staff
- Capital improvements (permanent fixtures or renovations)
- District level expenses not directly or clearly related to the 21st CCLC program
- Entertainment: costs of entertainment, including amusement, diversion, and social activities and any associated costs
- Goods and Services for personal use
- Lobbying
- Purchases of facilities or vehicles
- Travel expenses for individuals not involved with the project
- No 12-month **contract** Administrator (i.e.: Site Principal, Asst. Principal, etc.) may receive 21st CCLC compensation nor serve as the Site Program Coordinator

Contact your assigned Education Program Specialist to confirm if a particular cost is allowable.

Expenditures – Costs that require pre-approval by your assigned Education Program Specialist

- Advertising and Public Relations Costs such as decorative, promotional, or marketing items
- All field trips
- In general, food costs are allowable in the 21st CCLC grant for two specific reasons:
 - o 21st CCLC funds may be used to pay for ingredients which will be used as instructional supplies for an ADE approved 21st CCLC cooking class costs must be reasonable and identified specifically in the budget narrative
 - O 21st CCLC funds may be used to pay for light refreshments to facilitate parent attendance during 21st CCLC family engagement events (e.g., coffee and doughnuts, cookies and juice, pretzels, and bottles of water). Attendance must be taken at the event and the food costs must be identified specifically in the budget narrative
- Incentives for students may be allowable to increase or improve academic achievement. Such items should be categorized as instructional supplies and listed separately in the budget narrative. The cost of an incentive per 21st CCLC student is not to exceed \$5-\$10 per 21st CCLC student per fiscal year
- Out of State Student Travel for educational purposes may be allowable if the travel is reasonable and follows district/charter guidelines and policies

Generation of 21st CCLC Program Income IS NOT ALLOWABLE

• Generation of 21st CCLC program income is **NOT** allowed by ADE. Program income is defined as income generated using 21st CCLC resources



- ✓ Charging fees for student participation. Participant fees can result in exclusion. Even if scholarships are offered, or the fees seem nominal to program staff or leaders, some students or their families may not even apply to participate if they see or become aware of a fee for the program. As there is no way to prove that this type of exclusion is not happening, and it is the intent of the law to ensure that exclusion does not occur, ADE does **NOT** allow 21st CCLC participant fees
- ✓ Buying a car/computer/drone making kit and then selling it to share the profits among the 21st CCLC students
- ✓ Buying ingredients for a 21st CCLC Baking class to make baked goods and then selling the items for the class to purchase other items
- ✓ Buying products for a 21st CCLC Entrepreneurial class to create business to sell products and collect the funds to be used by the 21st CCLC program

Any 21st CCLC Program Income will be required to be paid back to the Arizona Department of Education

Common Audit Findings

Audit findings due to non-compliance could result in "paying back" grant expenditures with M&O monies, suspension, and/or termination of the grant. It can also result in losing future grants or even prosecuted for fraudulent/illegal activities.

Our auditors have informed us that two of the most common areas of audit findings are with *Time & Effort* and *Fixed Assets* documentation. Guidance on correctly documenting Time and Effort and Fixed Assets is provided below.

Time & Effort Reporting

The Federal Government requires any employee, funded by federal grants, must maintain documentation showing that their time is allocable to a federal program. 2CFR200.403(a). That documentation must be based on records accurately reflect that work performed. 2CFR200.430(i). This includes any program staff receiving any type of stipend paid out of 21st CCLC funds.

21st CCLC Time & Efforts Reporting

Your ADE Education Program Specialist (or fiscal auditor) will review your fiscal management of paying staff by selecting random timesheets and looking for documentation that staff were paid correctly.

Time Sheet	Time & Effort	Student Attendance Roster
Submitted by employee to be paid for their work. If the time sheet is submitted after the work is completed and then the employee is paid the time sheet may be accepted as Time & Effort documentation.	Submitted by employee after work is completed to certify that these funds were used to do the work the employee was paid to do.	Each class/activity/offering taught by an employee should have attendance from that class attached to the time sheet and Time & Effort log as documentation that the employee did the work.



- The employee's time must be documented
- The documentation should reflect the actual time spent by the employee on activities of the federal program(s) being charged
- Employees paid by stipend must attach back-up documentation which shows dates, actual hours worked, and services performed during the time period for which they are requesting payment.

 Stipend pay is not a recommended practice with the 21st CCLC Grant
- Using the timesheet as the cover page, attach the corresponding copies of Time and Effort logs and student attendance rosters by class, for <u>each</u> 21st CCLC employee
- Student attendance rosters must include: Class Name, Teacher(s)/Activity Leader Name, Student Name and Dates of Class (month/day/year). A substitute staff person's name should be noted on the roster if there was one
- Refer to the district business office for additional guidance on Time and Effort reporting

For further guidance on Time and Effort, the ADE Grants Management Resource Library has a Guide to Time & Effort Reporting at <u>ADEConnect – Home page (azed.gov)</u>

- ✓ Click on "View Applications"
- ✓ Click on "Grants Management"
- ✓ Click on "Grants Management Resource Library"
- ✓ Click on "GME User Resources/Training"
- ✓ Click on "Fiscal Monitoring"
- ✓ Lastly, click on "Guide to Time and Effort Guidance Document"

Fixed Assets

An item should be coded as equipment if it is included in the examples listed on the GME *Capital Outlay Worksheet (C.O.W.)* in the Grants Management or if it meets all three equipment criteria listed below:

- 1. Typically has a useful life of at least 1 year
- 2. Typically repaired rather than replaced when worn or damaged
- 3. "An independent unit that retains its original shape, appearance, and character with use and does not lose its identity through fabrication or incorporation into different or more complex substances"

All 3 tests must apply for districts to use the Capital Outlay codes in GME. The Capital Outlay Codes are: 6731-6739

Disclaimer for Charter Schools: All capital items with a unit cost of \$5000 or greater MUST be coded as 0190 in your budget and included on this Capital Outlay Worksheet (COW).

All capital items with a unit cost less than \$5000 MUST NOT be coded as 0190 in your budget and MUST NOT be included on this Capital Outlay Worksheet.

To avoid supplanting, fixed assets purchased with 21st CCLC funds may only be used outside of the regular school day, unless the assets are purchased on a cost shared basis proportional to the amount of use during whole day. Each program site must tag items purchased from 21st CCLC funding as "21st CCLC program property", and must keep a Fixed Assets Log meeting the following guidelines:



- Each 21st CCLC site must prepare a detailed listing of these fixed assets that includes all equipment purchased for 21st CCLC use such as computers, printers, and similar items that pass all 3 tests mentioned above
- The Fixed Assets Log should include the date logged, date purchased, item name/description, cost, property identification tag, and location (see the example below)
- Fixed Assets Logs are kept for 21st CCLC fixed assets until the end of the grant, at which time the items may be used to continue to support activities at the school site for which the funding was awarded

Note: The purpose of a Fixed Assets Log is to track the location and use of equipment used in the 21st CCLC Program. The Capital Outlay Worksheet (COW) is required when a District budgets in the capital codes within the Funding Application in GME.

The following is an example of a Fixed Asset Log which may be used in 21st CCLC programs.

21st CCLC Fixed Assets Log – For items lasting more than 1 year (or at the expenditure level which your district considers items to be fixed assets and including such items as computers and printers)

Date	Date of	Item		Property	Storage/Use
Logged	Purchase	Name/Description*	Cost	ID Tag#	Location
				See below	English/Yearbook
Example:		Item name (Brand name		Item #001	room locked
11/18/24	11/8/24	and model)	\$731.00	(2024)	supply storage
		Add additional rows as			
		needed			

^{*}Note: Each item must be logged separately.

Property Tag Example:

Property of the 21st CCLC Afterschool Program Item #001 (2024)

Grants Management Enterprise (GME)

Through ADE's online GME, 21st CCLC sub-grantees will submit the following:

Revisions (both fiscal and programmatic) – ongoing

A revision is a request for a change in the original grant application. It can be for a fiscal change, a programmatic change or both. In general terms, revisions **must** honor the original integrity and intent of the awarded grant proposal. All revisions must be approved prior to any change in expenditures or program implementation. A revision can be submitted as needed.



Reimbursement Requests (RRs) – Monthly.

- One to two RRs should be submitted each month for grant expenditures while the project is open
- RRs that are 20% or more of the allocation must be substantiated by a year-to-date summary expenditure report
- ADE may randomly sample RRs that are below the 20% threshold and request supporting documentation to substantiate the expenditures
- RRs for some grants may require additional documentation, per programmatic requirements.
- RRs received after the end of the project, or the applicable state fiscal year close-out deadline, cannot be processed

The Arizona Department of Education (ADE) Grants Management staff review and approve Reimbursement Requests (RRs) from fiscal agents for reimbursement of grant expenditures.

For direct assistance please contact Grants Management at 602-542-3901, or via Help Desk.

Completion Reports (CRs) – Yearly

- A CR accounts for all grant expenditures and the grant funds received from ADE
- CRs are due from LEAs to ADE within 90 calendar days of the project end date. CRs for grants ending on 6/30 are due to ADE by 9/28 or sooner, as required by the funding agency
- CRs not received by ADE in approvable form by the deadline may result in forfeiture of final reimbursement of expenditures (drawdown) on the CR
- 21st CCLC funds are not allowed to be carried over from one fiscal year to the next
- All CRs must be substantiated by a year-to-date summary expenditure report
- CRs requesting a drawdown of 50% or more of the allocation must include a History Log comment justifying the request
- LEAs must allow appropriate processing time if they are required to submit the CR to their County School Superintendent office before the CR can be reviewed and approved by ADE
- CRs received by ADE after the deadline will impact the LEAs Risk Assessment score
- Outstanding CRs may result in the LEA being placed on a Fiscal Hold in GME, which in turn will impact the LEAs ability to submit RRs

The ADE Grants Management staff review and approve Completion Reports (CR) from fiscal agents for reimbursement of grant expenditures as a final accounting for actual expenditures after the end of the fiscal year.

Things to Remember

- Completion Report submission within 60 days of the project end date is strongly recommended in order to approve and fully close-out within the 90-day liquidation period
- The 21st CCLC grant is on a July 1 June 30 fiscal year
- 21st CCLC grant funds are not allowed to be carried over from one fiscal year to the next
- Revisions cannot be initiated once the status is changed to CR Draft Started
- Reimbursement Requests cannot be submitted after the project end date; disbursement will take place on CR approval



For direct assistance please contact Grants Management at 602-542-3901, or via Help Desk.

Continuing Application - Yearly

Continuing Applications are submitted for 21st CCLC programs that will be entering Years 2-5 of their grant. Sub-grantees submit a projected budget and complete Program Narrative Questions for the next fiscal year. Continuation of 21st CCLC funding each year of the grant is contingent on maintaining substantial compliance with all requirements of the grant (See Substantial Compliance section for further explanation). The Word version of the Nita M. Lowey 21st Century Community Learning Centers Continuing Application and guidance will be available in the Required Reporting/Fiscal Reporting section of the 21st CCLC website in February and will be available for submission online in GME via ADEConnect on March 1, each year. Continuing Application Guidance will also be available at that time. Contact the assigned Education Program Specialist for technical assistance.

Fiscal Accountability Resources

Federal Legislation, Regulations, and Guidance
 https://oese.ed.gov/offices/office-of-formula-grants/school-support-and-accountability/21st-century-community-learning-centers/

This page includes the following:

- Legislation: Title IV, Part B of the ESEA, as amended by the Every Student Succeeds Act (ESSA)
- Regulations
- Education Department General Administrative Regulations (EDGAR)
- Uniform Grant Guidance (UGG)
- Non-Regulatory Guidance (Applies to awards made prior to 12/26/2016)
- Arizona Auditor General Manuals/Memorandums-School Districts for correct expense classification/coding
 - https://www.azauditor.gov/reports-publications/school-districts/manuals-memorandums
- Arizona Auditor General Manuals/Memorandums-Charter Schools for correct expense classification/coding
 - https://www.azauditor.gov/reports-publications/charter-schools/manuals-memorandums
- GME Public Access https://gme.azed.gov for reference guides, all APPROVED Funding Applications, Reimbursement Requests, Completion Reports (including all History Log comments) and all other publicly accessible information
- ADE 21st CCLC website with Federal and State Regulations and Guidance https://www.azed.gov/21stcclc/federal-and-state-regulations





REQUIRED REPORTING

Sub-grantees shall prepare and submit all programmatic and fiscal reports required by the Arizona Department of Education in a **timely and accurate** manner.

REPORT NAME	FREQUENCY	REPORTING SYSTEM
Annual Performance Report	2 times per year	21st CCLC APR Data Reporting
(APR)	2 times per year	System
Student Attendance Reporting	Ongoing, rec. weekly	SIS to AzEDS
Program at a Glance	Yearly	EMAC
Summary of Classes Report	2 times per year	EMAC
Site Evaluation Report	Yearly	EMAC
Completion Report	Yearly	GME
Continuing Application	Yearly	GME

Always refer to the <u>Required Reporting tab</u> of the ADE 21st CCLC website for reporting due dates, report templates, and guidance used to complete and submit the reports.

21st CCLC APR DATA REPORTING SYSTEM

Through this online system, accessible in ADE Connect, 21st CCLC sub-grantees will submit the following:

Annual performance Report (APR) – 2 times per year

The US Education Department (ED) requires all 21st CCLC sub-grantees to enter Summer, Fall, and Spring Term data for submission to the U.S. Congress. The data collection template is provided by the ADE. Data is reported during two windows based on program and outcome information.

Note: For helpful guidance, templates, and videos on APR reporting, please refer to the Required Reporting website at: Required Reporting | Arizona Department of Education (azed.gov)

21st CCLC STUDENT PROGRAM ATTENDANCE IN DISTRICT STUDENT INFORMATION SYSTEM

Through this online system, 21st CCLC sub-grantees will submit the following:

21st CCLC Student Attendance Reporting – at least weekly through SIS to AzEDS

21st CCLC Student level attendance is uploaded to ADE via each site's Student Information System (SIS) into the AzEDS system. Attendance is entered in the SIS for *all students who participated at least one day in the program*. Attendance is uploaded at least once a week, but daily entry is highly preferred. Reason: Data will be used by the school's site and district administration to monitor the impact of the program on its students and by ADE for State Level Evaluation, federal reporting, and cross referencing with other reporting for compliance.

ADE 21st CCLC REPORTS-EMAC System

ADE 21st CCLC Monitoring & Required Reporting documents will be collected in *Educational Monitoring*, *Assistance & Compliance (EMAC)* system (an application in ADE Connect). It is important for any person responsible for 21st CCLC document and report submission has access to EMAC. The EMAC application system offers both direct upload of documents and online forms



that will collect required 21st CCLC reports and/or specific program data. Contact your Entity Administrator to gain access to EMAC in ADE Connect. Contact your EMAC Administrator to be assigned to 21st CCLC monitoring programs in EMAC.

21st CCLC Program at a Glance Report - yearly

The 21st CCLC Program at-a-Glance form is completed by the grant site in early fall of each year. This communication template is an overview of the program objectives from the originally awarded grant application. This document should be kept readily available with the required records. Sites are encouraged to use this as a tool to communicate with stakeholders the purpose and objective of the 21st CCLC grant in user-friendly template.

21st CCLC Summary of Classes Report – 2 times per year

This report provides ADE program staff with a snapshot of status of program goals and activities being offered to students and families. The report enables ADE staff to provide technical assistance throughout the year to sub-grantees that may need additional guidance.

21st CCLC Site Evaluation Report – yearly

The evaluation report serves as a periodic evaluation for sub-grantees to assess their progress toward achieving their own grant objective outcomes. In addition, sub-grantees should use their results to strengthen program or activities, to refine performance measures, and to celebrate successes achieved. Results should be made available to the public upon request.

Compliance & Evaluation



COMPLIANCE MONITORING AND EVALUATION

Ultimately it is the responsibility of the sub-grantee to assure the greatest fidelity with the management of their approved 21st CCLC Grant as outlined in the General Statement of Assurance¹. The Arizona Department of Education (ADE) is required to monitor the quality and effectiveness of the programs operating with funds provided through 21st CCLC grants.

Monitoring not only serves to ensure compliance, but also provides a means to identify areas that require additional support and technical assistance from ADE. Each grantee is assigned to an ADE 21st CCLC Education Program Specialist (EPS) who will monitor programs, provide guidance/technical assistance, and offer support to grant program leaders to maintain compliance with state and federal requirements, and help grant leaders develop successful program implementation for the duration of the 21st CCLC Grant.

Program Assurance

Sub-grantees are required to:

- ✓ Read and understand approved 21st CCLC grant application
- ✓ Implement what is written in the approved 21st CCLC grant application
- ✓ Submit and follow the ADE General Statement of Assurance¹
- ✓ Follow the ADE Grant Management Business Rules
- ✓ Submit revision requests for any fiscal or programmatic change
- ✓ Receive approval for revisions prior to implementing any change in spending or program
- ✓ Submit complete reports on or before deadlines
- ✓ Submit Audit Evaluation when required
- ✓ Keep relevant records organized for announced and unannounced site visits
- ✓ Make progress towards grant objectives outlined in the approved 21st CCLC grant application
- ✓ Provide intentional program planning through lesson plan, curriculum overview and/or syllabi
- ✓ Site leaders must notify ADE 21st CCLC of new 21st CCLC Program coordinators
- ✓ Site Coordinator must be present during Center Hours
- ✓ No Administrator as Site Coordinator (may be allowable in summer if administrator is not on contract)

The Nita M. Lowey 21st Century Community Learning Centers (21st CCLC) Title IV-B program is funded by a federal grant from the U.S. Department of Revised May 03, 2024 (PM)

Education and administered by the Arizona Department of Education. For more information visit: https://www.azed.gov/21stcclc/

¹ A General Statement of Assurance (GSA) guarantees accountability to the United States and the State by recipients of Federal and State assistance grants. The LEA assures, if awarded a grant, subgrant, or contract that it will accept funds in accordance with applicable Federal and State statutes, regulations, program plans, and applications.



Sub-Grantee Monitoring

In accordance with ESSA Sec. 4205(b)(1), 21st CCLC programs are required to conduct ongoing monitoring and evaluation to assess progress towards achieving the goal of providing high quality opportunities for academic enrichment and to provide evidence that the program helps students meet the State and local student academic achievement standards.

Sub-grantees failing to stay in compliance with State and Federal guidelines and law are subject to penalties and the Arizona Department of Education (ADE) reserves the right to withhold, reduce, or terminate funding awards. Any violations of proper management of the 21st CCLC Grant may require other remedies legally available to the ADE.

Monitoring and Support Schedule

Year 1	Year 2	Year 3	Year 4	Year 5
Implementation	Continuation			
Technical Assistance and Professional Learning to support Strategic Implementation	Technical Assistance and Professional Learning to Support Continuous Improvement			
Site Visits Monitoring		Targeted Monitoring Visits as Needed		
Desktop Monitoring through Programmatic and Fiscal Reports				
End of each Year – Substantial Compliance Status Notification				

Types of Monitoring

Monitoring may be conducted via **desktop** and/or **site** visits.

Desktop Monitoring

ADE 21st CCLC Education Program Specialists (EPS) conduct routine desktop monitoring throughout the duration of the grant period. The following lists contain the most commonly reviewed documentation.

- 1. ADE 21st CCLC EPS may request the following documents from the grantee at any time during the grant project:
 - Program Schedule
 - ✓ Must include current schedule of student and family engagement activities/classes, time of classes and days of the week
 - Expenditure documentation
 - Daily Class/Activity Attendance Form for each class
 - Student 21st CCLC Registration/Permission Form
 - Lesson Plan, Curriculum Overview and/or Syllabi



- **2.** ADE 21st CCLC EPS also review the following supporting documentation for evidence of compliance:
 - Original Award 21st CCLC Application
 - Annual Continuing Application
 - ADE Grants Management Enterprise (GME)
 - Annual Performance Report (APR)
 - Out-of-School Time Safety/Emergency Preparedness Plan
 - Program At-A-Glance
 - Site Evaluation Report
 - Student Attendance Reporting (AzEDS)
 - Summary of Classes Report
 - Site Visit Notes
 - Written Communication
 - 21st CCLC Leadership Professional Development documentation

Site Visit Monitoring

The main purpose of an on-site visit is to ensure capacity of the site to manage the 21st CCLC grant with fidelity and to comply with state and federal guidance and regulations.

Site visits may occur as an announced visit or as an unannounced visit. Sub-grantees should be prepared for both. Site visits will be conducted in each of the following cases:

- One on-site visit must be completed within the first 2 years of a new award.
- Sites that are out of compliance
- As deemed necessary by the ADE 21st CCLC Education Program Specialist

Following the site visit, a 21st CCLC Compliance Report is completed and sent to 21st CCLC district and site program leaders. Any follow up issues are noted in the report. The person(s) responsible for addressing issues is identified, and how the ADE will determine achievement of compliance is also noted. Upon satisfactory resolution of any issues discovered on the site visit, a revised report will be sent to the 21st CCLC district and site program leaders.

Site Compliance Tool

This monitoring tool is a list of requirements that measure the execution of the 21st CCLC grant that will be used for a site monitoring visit.

During a site monitoring visit, compliance will be verified with accurate documentation. Programs are encouraged to organize, label, file, and retain records for evidence. Records may be in either paper or electronic format but should be easily accessible during the review process. A site may also use this tool to complete a self-assessment at any time.

Site Compliance Tool- Outline of Sections

1. Direct Student Services

a. Program services are provided for the number of hours and days per week proposed in original approved application.



- b. Student services are provided for the number of days and to the projected number of regular student attendees as proposed in the application funding formula.
- c. Classes/Services provided support academic objectives for students.
- d. Classes/Services provided support youth development objectives for students.
- e. Services are being provided for the target population identified in the application.

2. Direct Family Services

- a. Ongoing family engagement services are provided as proposed in the original application.
- b. The family engagement activities offered support academic achievement of 21st CCLC students.

3. Alignment to the School Day

- a. Student data is used to make decisions regarding program implementation.
- b. Regular communication occurs between 21st CCLC staff, school administrators, and regular school day staff to assess and enhance individual student academic progress.

4. Safe and Healthy Learning Environment

- a. A 21st CCLC Safety Plan is developed and implemented.
- b. Services are provided in a safe and secure location.
- c. If services are provided in a location other than the school, the location will be at least as available and accessible to the students to be served as if the program were located in the school.
- d. Procedures for the safe transitions, including transportation of students between school, 21st CCLC site, and home have been established.
- e. Afterschool snacks and summer meals are provided.

5. Equity and Access

a. Students with disabilities have been identified and are being served.

6. Evaluation

- a. Data needed to ensure compliance with all requirements are collected, compiled, and reviewed on a regular basis.
- b. Data needed to measure progress toward reaching grant program objectives are collected, compiled, analyzed, and reviewed on a regular basis.

7. Dissemination

a. Methods and strategies to disseminate and share information about the program, outcomes and accomplishments to parents, staff, students, community members and other stakeholders are being implemented.

8. Sustainability

- a. At least one active partnership has been established with an organization that is not the fiscal agent/district/school itself.
- b. At least one other federal, state, or local program is leveraged to ensure the most effective use of public resources.
- c. The site is actively building additional resources in support of its 21st CCLC program through showcasing the program, enlisting new partners and/or partnering with alternatively funded programs.

9. Fiscal Record Keeping

- a. Expenditure reports that follow cost principles and ADE Guidelines are kept, organized, and available on request.
- b. Pre-approved purchase orders and receipts that coincide with approved budgets are tracked, organized, and available on request.
- c. Payroll records showing positions approved in approved budget are kept, organized, and available on request.



- d. Time and effort reports are completed, kept, organized, and available upon request.
- e. Capital expenditures are in accordance with approved budgets and fixed assets are tracked appropriately.

10. Required Training

a. All (*NEW and CONTINUING*) Principal(s), Site Coordinator(s), and 21st CCLC Director(s) (if applicable) participated in at least one 21st CCLC sponsored/recommended Professional Development activity related to Out of School Time practices and/or increasing academic achievement.

Any exceptions to this requirement must be approved in writing by ADE 21st CCLC Education Program Specialist assigned to the grantee.

Risk Level Categories

The Program Area will make a risk level determination based on professional judgement and risk cues to determine if the identified risk(s) will have a low, medium, or high impact on the project.

The following categories have been established to identify the performance of sites:

Four Risk Levels

I. No Apparent Risk

II. Low Risk/ Warning

III. Moderate Risk/ Out of Compliance

IV. High Risk/Out of Compliance

I. No Apparent Risk

Sub-grantees demonstrate practices that are unlikely to result in low-quality programming or disruption of service. All sub-grantees face multiple lower-priority issues on a regular basis, not all of which necessarily come to the attention of ADE. Site has capacity to address and solve their issues.

II. Low Risk/Warning

Sub-grantees demonstrate practices that may interfere with effective administration of the grant or quality of services provided. These include areas of non-compliance with state or federal program guidelines or requirements. Low risks must be addressed; if left unaddressed, over time, are likely to become moderate to high risks. Sub-grantees that demonstrate evidence of failing to address any low-risk single requirement are subject to a "Warning" status. Sub-grantees will be provided with written communication identifying the issue(s) that need to be corrected, including a timeline to resolve the issue.

Site with new grantee leadership or change in conditions places a site into an automatic low risk category. The transition may warrant additional technical assistance from ADE and required professional development. A multitude of resources and tools exist and are available to assist sub-grantees with establishing processes to meet program requirements.



III. Moderate Risk/Out of Compliance

Sub-grantees demonstrate a lack of capacity to manage the grant or to perform according to their contractual obligations as required in the approved grant application and the General Statement of Assurances submitted to ADE.

- 1. Sub-grantees Out of Compliance with grant requirements will receive a Corrective Action letter and/or Special Grant Award Conditions letter in ADE Grants Management. Sub-grantees will be notified in writing of issues needing resolution. This includes how the program can demonstrate compliance, what technical assistance and resources can be offered and how ADE will monitor the issues to determine when/if they have been resolved.
- 2. A site visit will be scheduled with leadership to discuss the issues and their potential resolution.
- 3. Monitoring may be conducted in various ways depending on the progress made and the level of oversight/guidance needed. Follow-up may include the following measures:
 - ✓ Require the sub-grantee to submit a Corrective Action Plan
 - ✓ Schedule in-person or via telephone conference
 - ✓ Require grant leaders visit another successful 21st CCLC program site
 - ✓ Monitor site continuously, which may include an audit of program and/or fiscal records depending on the identified issues
 - ✓ Scheduled meeting with District leaders or other ADE staff
 - ✓ Request additional documentation
 - ✓ Withhold funds until evidence of acceptable performance
 - ✓ Reduce funds with or without conditions
 - ✓ Require site staff to attend additional professional development as warranted by their ADE 21st CCLC Education Program Specialist

Automatic Moderate Risk Findings include but are not limited to:

- Failure to meet **multiple** grant requirements that are considered to have a low-risk impact to the project.
- Failure to resolve previous low risk findings or requests.
- Failure to serve at least the required percentage of the number of regular attending students.
- Failure to offer the required percentage days of programming.
- Failure to meet a grant requirement that is considered to have a moderate impact to the project.
- Failure to submit accurate reports and documentation by required due dates.

IV. High Risk/Out of Compliance

Sub-grantees failing to manage the grant or perform according to their contractual obligations as required in the approved grant application and General Statement of Assurances submitted to ADE by sub-grantees will be found "High Risk/Out of Compliance." Once a sub-grantee enters



"High Risk" status, it may become necessary to hold funds until any critical issues are resolved. The ADE 21st CCLC Education Program Specialist assigned to the sub-grantee will utilize all data available to make a decision regarding the reduction or termination of funds in accordance with the federal and state guidelines. This data includes but is not limited to: Communications with site leaders, observations documented in site visit report(s), desktop monitoring of the site's Continuing Application, Summary of Classes Report(s), Annual Performance Report (APR), fiscal reviews. Communication will be noted in the ADE Grants Management Enterprise (GME).

Serious issues which may include situations that are dangerous, harmful or involve abuse of grant funds may have the grant award immediately terminated without implementing prior steps.

Sub-Grantees may decide to opt out of the funding at any time if they determine that they do not have the capacity to manage the grant program. If this is the case, the designated ADE 21st Education Program Specialist will assist with this process.

In the event of grant termination, the sub-recipient will adjust the accounts due and will undertake no additional expenditures and begin liquidation of funds and submission of its final expenditure report through ADE GME.

Services to Students

Sub-grantees must adhere to the fundamental program requirements as outlined in the original awarded grant by serving the number of "regularly attending" students (30 days or more) and offering services for the number of days promised. Total budget allocation is substantially based on this projection, as the purpose of the funding is to serve students at least for the minimum number of days that usually produces a boost in academic success.

Formula:

\$ per student x days of programming x number of projected regularly attending students.

In recognition that programs may initially need time during the first year of the grant award to implement programming and build the "Out of School time" culture to meet program requirements, the following minimum expectations have been established:

Year	Service to % of promised number of regular attendees as identified in the funding formula	Year	Program offered the % of promised number of days as identified in the funding formula
1	Must serve at least 75%	1	Must be offered 75%
2	Must serve at least 90%	2	Must be offered 100%
3	Must serve at least 90%	3	Must be offered 100%
4	Must serve at least 90%	4	Must be offered 100%
5	Must serve at least 90%	5	Must be offered 100%



Reduction of Funds

Sites in Risk Level III - "Out of Compliance" status will be subject to a 25% reduction in funding the following year. The action plan may include a reinstatement of funds after re-evaluation is completed to determine if site is on track for meeting all grant requirements. Site is recommended to run full programming to start the year, even though operating with the 25% reduction in funding in place. This will offer the best chance of success in earning reinstatement of full funding for the rest of the program year.

Substantial Compliance (*Maintaining Funding for the 5-year Duration*)

21st CCLC guidelines require that year to year funding will be earned if a sub-grantee is in Substantial Compliance with grant requirements. Sub-grantees are evaluated by using federal and state reports, the compliance monitoring tool, and other observations and data that assist with identifying the sub-grantee's level of performance.

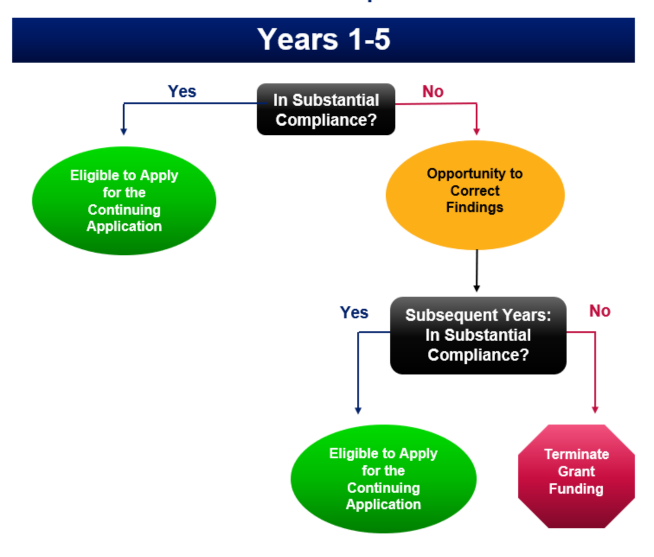
A sub-grantee must meet expectations of substantial compliance to be eligible for continued funding. During the five potential years of funding the requirements for Substantial Compliance are as follows:

Years 1-5.

- 1. If a sub-grantee has completed the program year in Substantial Compliance, the site is eligible for continued funding.
- 2. If a sub-grantee is found to be Out of Compliance, the site will be provided with additional technical assistance, heavy monitoring, and other requirements relevant to the site's finding(s). The sub-grantee will have the opportunity to correct and resolve the finding(s).
- 3. If the sub-grantee does not achieve Substantial Compliance at the year-end evaluation in any two years during the 5-year award, this demonstrates that the site doesn't have capacity to manage the grant program, and the site may either self-terminate or not qualify for additional years of funding.



This diagram represents the standard progression steps of Substantial Compliance





The Arizona Department of Education routinely evaluates each sub-grantee's level of compliance with Federal statutes, regulations and terms and conditions of the sub-award for purposes of determining the appropriate monitoring (2 C.F.R.&200.331(b). Grantees failing to stay in compliance with State and Federal guidelines and law are subject to penalties and the Arizona Department of Education reserves the right to withhold, reduce, or terminate funding awards. Any violations of proper management of the 21st CCLC Grant may require other remedies legally available to the Arizona Department of Education.



Obligations on Closing the Grant

Sub-grantees are responsible for the closure of 21st CCLC programs at the end of their last year of grant award (usually at the end of five years). Grant leaders should be aware of the following:

Official Records

Federal grant programs must maintain official records for five years for possible audit purposes. Grant leaders must ensure that their district/fiscal agent assists in archiving documents properly (such as attendance, time and effort, and timesheets) because the district will provide assistance with archiving crucial program documentation according to the latest requirements. Official guidance regarding maintenance of documentation for federal grants can be found at Arizona State Library, Archives & Public Records link at www.azlibrary.gov/arm/retention-schedules.

Program Supplies

ADE allows the school site whose students were the recipients of the 21st CCLC program services to keep any capital items and instructional supplies that were purchased through 21st CCLC funding. The intent is to continue support of site participants.

Required Reporting

It is necessary to complete the last year of the site's 21st CCLC grant program with all reports submitted on time. This ensures the district/fiscal agent remains in good standing with ADE. Subgrantees in the last year do not complete a continuing application. However, the following annual reports must be submitted in the last year of the grant:

- Annual Performance Report (APR)
- Summary of Classes
- Site Evaluation
- Student Attendance Reported online in AzEDS through the school's Student Information System (SIS) for the last year of your 21st CCLC grant

The ADE 21st CCLC website <u>Required Reporting</u> page maintains ALL of the current reporting templates and guidance for your review.

Compliance Resources

- Federal Legislation, Regulations, and Guidance specific to 21st CCLC grant funding https://oese.ed.gov/offices/office-of-formula-grants/school-support-and-accountability/21st-century-community-learning-centers/
- Approved 21st CCLC Grant Application for the site and related revisions or continuing applications. Contact your ADE 21st CCLC Education Program Specialist if you do not have a copy of your own application
- ADE Grants Management Office Guidance and Procedures http://www.azed.gov/grants-management/ phone (602) 542-3901 and press option 1
- ADE 21st CCLC website https://www.azed.gov/21stcclc/

Note: Critical information is found on the Federal and State Regulations tabs of the website.

Technical Assistance



TECHNICAL ASSISTANCE (TA)

Introduction

ADE provides guidance and assistance for successful implementation and enhancement of 21st CCLC programs. Some forms of TA that the ADE offers include research-based evaluation tools, site visits, telephone/email consultations, and customized training and professional development. This section will include some recommendations for program support.

Website

The ADE 21st CCLC website has been created to offer useful guidance and information, which are updated in real-time. The informational website acts as a user's guide and contains comprehensive information about the 21st CCLC work in Arizona. Visit the website at https://www.azed.gov/21stcclc/.

Information on the website includes:

- What is 21st CCLC?
- Program Calendars
- Federal and State Regulations
- Required Reporting
- Program Resources
- Professional Development
- Grant Application Competition Information
- FAQs
- Title IV-A & B Symposium

- Annual Report
- Spotlight on 21st CCLC In Action!
- ESSA Updates
- Key Areas of 21st CCLC Programming
- Frameworks for 21st CCLC Programs
- State Reports
- Contact

Frameworks

Frameworks have been created for many of the critical areas listed below under the 21st CCLC components. Frameworks provide programs with a foundation and an overview. The following frameworks are available.

- Academic Framework
- Youth Development
- Family Engagement Framework
- Safe and Healthy Environments Framework
- Partnerships Framework
- Professional Development Framework
- Sustainability Framework

Emergency Response



EMERGENCY RESPONSE

The Arizona Department of Education (ADE), 21st CCLC Program Area may allow flexibility for grant recipients affected by the loss of operational capacity and increased costs due to an emergency or crisis at a site, state, or national level. Each emergency is different, and some guidelines may not be appropriate for certain situations. All sites are expected to do their utmost to provide for the safety of students, families and communities and use good judgment and common sense in handling emergency situations.

All 21st CCLC sites are required to develop a formal written emergency readiness plan that is specific and applicable to the program. This plan will guide you through various emergency scenarios and provide direction for program decisions. Sites will operate under that plan for temporary situations.

Flexibility guidance will be developed by the Arizona Department of Education in the event of a significant site, state, or national level emergency situation. As situations may change rapidly, flexibility may be reassessed. 21st CCLC sites will continue to obtain guidance from the following:

- Assigned ADE 21st CCLC Education Program Specialist and
- District and site leadership

The 21st CCLC Team is committed to supporting 21st CCLC sites affected by school situations impacted by any emergency. If there are issues that may impact your ability to stay in substantial compliance with 21st CCLC grant expectations, contact your assigned ADE 21st CCLC Education Program Specialist as soon as possible to discuss your specific situation and to determine if you qualify for flexibility of program requirements.

Flexibility of standard requirements and expectations may be considered or granted in the following areas:

- Compliance Expectations
- Grant Accountability Requirements which may include:
 - o Funding Formula Flexibility
 - Programming Flexibility
- Safe & Accessible Learning Environment Requirements (such as Virtual Learning)
- Fiscal Accountability Requirements
- Afterschool Snack and Summer Meals Requirements
- Supply and Equipment Use Flexibility
- Any Federal or State Mandated Waivers

Reminders

Any changes to program design or expenditures must be communicated and pre-approved by the assigned ADE 21st CCLC Education Program Specialist.

ADE 21st CCLC Education Program Specialists are here to help. They are responsible for providing technical assistance, supporting 21st CCLC grant leaders to maintain compliance with state and federal requirements, and helping grant leaders develop successful program implementation strategies in any situation.

Authorizing Legislation



AUTHORIZING LEGISLATION

Authorizing Legislation Governing the 21st CCLC in the Every Student Succeeds Act

PART B— Nita M. Lowey 21st Century Learning Centers Grant https://oese.ed.gov/offices/office-of-formula-grants/school-support-and-accountability/21st-century-community-learning-centers/



ESSA Arizona State Plan, 21st CCLC

G. Title IV, Part B: 21st Century Community Learning Centers, pages 49-54 https://www.azed.gov/essa/



ABOUT US



Tom Horne

Superintendent of Public Instruction

"We are a service organization committed to raising academic outcomes and empowering parents."



We equip Arizona students to realize their potential.

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