
Prevention Action Alliance

Lifetime Prevention | Lifetime Wellness

Assurances

The awardee _____ makes the following representations and agrees to the following conditions:

1. Awardee will utilize the Funds solely for the conditions outlined in Learning Collaborative RFA.
2. Awardee will provide Prevention Action Alliance with a copy of a W-9 of the fiscal agent upon submission of this signed assurance.
3. Awardee will acknowledge the source of the Funds on all written materials generated from the Project, and in all advertising and media releases using the following language:

Made possible with support from Prevention Action Alliance, the Ohio Department of Mental Health and Addiction Services, the Ohio Coalition Institute, and the NIATx Foundation.

4. Awardee will complete all activities, reporting requirements, and related expenses by dates in RFP, including calculating expenditures, and return any unspent Funds to Prevention Action Alliance on June 27th or two weeks before the final report is due, whichever is first. If the Awardee does not expend the entire portion of the awarded Funds, they will be returned to Prevention Action Alliance
5. Awardee agrees to participate in the following activities:
 - a. Participation in the 4 virtual learning collaborative sessions as listed below:
 - i. February 19, 2025, 10:00 – 11:30 AM: Intro to The MAPS Framework
 - ii. March 19, 2025, 10:00 – 11:30 AM: Cultural Responsive Prevention Delivery
 - iii. April 9, 2025, 10:00 – 11:30 AM: The NIATx Process Improvement Model
 - iv. April 30, 2025, 10:00 – 11:30 AM: Implementing CR-based SPF thru NIATx
 - b. Attendance and presentation in the celebratory meeting in person on June 24th, 2025.
 - c. Completion of all coalition deliverables as listed below:
 - i. February 12, 2025: Pre-CLAS Assessment and benchmark survey
 - ii. February 14, 2025: Draft NIATx MAPS Charter
 - iii. April 25, 2025: Review NIATx MAPS Charter/Project Tracker

- iv. May 12, 2025: Final NIATx MAPS Charter/Project Tracker Submission
 - v. June 6, 2025: All Deliverables and data submissions finalized
 - vi. June 27, 2025: Post-CLAS Assessment and benchmark survey
6. Awardee will complete all activities and reporting requirements by dates in RFA.
 7. Awardee agrees not to accept sponsorship from or partnership with the alcohol, tobacco, or cannabis industry for any purpose within the scope of this project.
 8. To the extent permitted by applicable law, including, but not limited to, Ohio Revised Code Chapter 2743 and Section 3345.40 and Section 9.86, Awardee agrees to be responsible for the negligent acts and omissions of its officers, representatives and employees engaged in the scope of their employment and arising under this Agreement, as determined by a court of competent jurisdiction. Nothing in this provision shall be construed as a waiver of the sovereign immunity of Awardee and/or the State of Ohio beyond the waiver provided in Ohio Revised Code Section 2743.02. Awardee shall at all times maintain appropriate levels of insurance to cover possible legal exposure(s).
 9. Awardee possesses the legal authority to apply for the project and a motion resolution or similar action has been adopted by Awardee and certified or executed by a duly authorized officer or representative of Awardee, authorizing the filing of the application for the project, including all understandings and assurances contained therein, and directing and authorizing the person identified below as the official representative of the Awardee to act in connection with the Application and to provide such additional information as may be required.
 10. Awardee will comply with all applicable federal, state and local laws prohibiting unlawful discrimination on the basis of race, color, gender, sexual preference, national origin or disability.

	Name	Signature	Date
Project Lead			
CEO/Executive Director			
Fiscal Officer			

The application deadline is January 24, 2025, by 5:00 PM EST.

