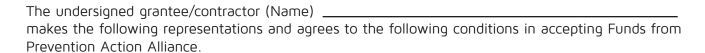
## Ohio Coalition Institute | Community Coalition Action Theory Training of the Trainer: Asssurances



- 1. Grantee will utilize the Funds solely for the conditions outlined in grant application.
- 2. Grantee will provide Prevention Action Alliance with a copy of a W-9 of the fiscal agent upon submission of this signed assurance.
- 3. Grantee 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, Ohio Coalition Institute, and the Ohio Department of Mental Health and Addiction Services."
- 4. Grantee will complete all activities, reporting requirements, and related expenses by dates in RFA including calculating expenditures on June 27, 2025.
- 5. Grantee agrees not to accept sponsorship from or partnership with the alcohol, tobacco, or cannabis industry for any purpose within the scope of this project.
- 6. To the extent permitted by applicable law, Grantee hereby agrees to indemnify, defend, save and hold harmless Prevention Action Alliance from any and all liabilities, obligations, claims, suits, actions, losses, damages, fines, penalties or any other costs which arise in whole or in part out of any authorized or unauthorized acts by Grantee, its representatives, agents, employees or affiliates, directly or indirectly related to the Project or the Funds. Grantee shall be responsible for all acts and omissions of its employees, representatives, agents and volunteers. Grantee shall at all times maintain appropriate levels of insurance to cover possible legal exposure(s).
- 7. By accepting the Funds you are affirming that you are eligible to receive federal and/or state funding. Applicants who are suspended or debarred from receiving federal funds are not eligible to receive Funds through this opportunity. Further, grantee is aware that Lobbying Section 319 of Public Law101-121 generally prohibits recipients of federal grants and cooperative agreements from using appropriated funds for lobbying.

This opportunity is funded through Ohio Department of Mental Health and Addiction Services state grant number 2500304

- 8. Grantee possesses the legal authority to apply for the grant and a motion resolution, or similar action has been adopted by Grantee and certified or executed by a duly authorized officer or representative of Grantee, authorizing the filing of the application for the Funds, including all understandings and assurances contained therein, and directing and authorizing the person identified below as the official representative of the Grantee to act in connection with the Application and to provide such additional information as may be required.
- 9. Grantee 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.

- 10. By accepting the Funds, Grantee agrees to spend the monies for their agreed upon purpose, and will arrange to have a single audit should you meet the federal expenditure guidelines. Grantee also agrees to provide Prevention Action Alliance with an accurate accounting of grant expenditures for this grant accompanied by receipts should our auditors request it.
- 11. Grantee understands that failure to meet the parameters of these assurances will be considered in application reviews for all future Prevention Action Alliance projects.
- 12. Prevention Action Alliance has permission to promote, share, and report on the work outlined in the grant proposal for educational and promotional purposes.

Participant Signature	 Date	
Organization (if needed)		
Fiscal Agent Signature (if needed)	Date	









The Community Coalition Action Theory (CCAT) Training of the Trainer Request for Application is made available through Prevention Action Alliance, in partnership with the Ohio Coalition Institute, with funding from the Ohio Department of Mental Health and Addiction Services