

**AFFILIATION AGREEMENT**

Between: \_\_\_\_\_

And: Dudley Alumni Association, Inc.

The purpose of Affiliated Classes/Chapters of DAA (Dudley Alumni Association, Inc.) is to provide an organized structure at the local, state, regional and national level for members of DAA and all alumni of James B. Dudley High School of Greensboro, North Carolina; to enhance communication between DAA and its affiliated members; and to promote the purpose of, and membership in DAA. In furtherance of this purpose, it is hereby agreed that the above-mentioned Individual Class and DAA subscribe to this Affiliation Agreement. All classes shall be accessed an annual fee of one hundred dollars (\$100.00), (\$100.00 for Chapters) due by April 15th each year.

It is agreed that the Affiliates and DAA shall seek jointly to increase their membership. Members of DAA will automatically be deemed members of an established local Affiliate upon paying the respective dues. The terms and conditions of membership in DAA shall be determined exclusively by DAA. **All Affiliate and National membership dues shall be collected directly from members by the Affiliate. The Affiliate shall remit \$25.00 dues to DAA per Member. Checks will be sent from the Chapter or Class to DAA monthly for new members and renewals.**

It is agreed that the affiliate shall electronically send an updated list of its members to DAA monthly. It is agreed that the affiliate shall ensure that DAA has a current electronic copy of contact information (name, position, address, telephone number and e-mail address) at all times for the members and affiliate leaders. It is agreed that the President will be a DAA member, with membership established prior to formation of the Affiliation.

By-Laws: Each affiliate shall have By-Laws to govern the conduct of business. By-Laws shall not conflict in any way with the DAA By-laws. It is agreed that the affiliate shall provide a copy of its By-Laws to DAA at the initiation of this Affiliation Agreement as well as a copy of any amendments or revisions within thirty (30) days of adoption by the affiliate. All affiliates shall be issued a Charter which shall be available at all meetings.

What affiliation offers: An Individual Class or Chapter which has been granted affiliated status may identify itself as such on circulars, brochures and other such promotional materials related to solicitation of members, continuing education programs, or other such programs or materials. The Affiliate may use the DAA Name, Brand, logo and 501©3 Tax Exempt Status in accordance with DAA guidelines and may participate in DAA sponsored events. Other benefits; Annual fee includes participation in the cookout/tailgate with security, liability insurance, cleanup, music and promotions, A Strong National Identity, A Seat at the Table, Organizational Support, Resources at Your Fingertips, Bulk Rate Postage, CASS certified database, Collaborative Fundraising, Group Savings, Scholarship /Roll Call Services, Bank Savings Account, a Link to DAA Website, and to join a strong network of experienced alumni offering personal and professional support

and development. These benefits must not be used in such ways on the content of publications of programs to represent approval by DAA without prior approval by DAA office.

The charter granted by DAA to the Affiliate hereunder shall remain in full force and effect unless and until revoked by DAA or surrendered by the Affiliate in accordance with the provisions of this Agreement. DAA, through its Board of Directors, shall have the authority to revoke the charter of the affiliate if the Board of Directors determines that the conduct of the Affiliate is in breach of any provision of this Agreement.

Any decision by DAA to revoke the Affiliate’s charter shall be initiated by sending written notice to the Affiliate specifying the grounds upon which the revocation is based; provided, however, that DAA shall provide the Affiliate with thirty (30) days from the date of such notice to cure any alleged breach of this Agreement. In the event that DAA determines, in its sole discretion, that the affiliate has not corrected the condition leading to DAA's decision to revoke the affiliate’s charter, DAA shall so notify the Affiliate in writing. DAA's decision shall become final unless, within fifteen (15) days of its receipt of written notice from DAA, the Affiliate delivers to DAA a written notice to appeal such determination.

Upon the filing of such an appeal notice, the Affiliate shall have the opportunity to present its case, by written communication or in person, to the Board of Directors of DAA pursuant to the applicable rules or procedures prescribed by DAA's Board of Directors. The decision of DAA's Board of Directors upon such appeal shall be final and not subject to further appeal.

The Affiliate may surrender its charter by delivering to National written notice of its intention to do so no less than sixty (60) days prior to the effective date of such surrender.

It is agreed that the above-mentioned Affiliate will comply with Article XII of the Bylaws of DAA. This Agreement supersedes all prior agreements and understandings between affiliate and DAA. The Terms of this Agreement shall commence on the effective date set forth below and shall continue until revoked by DAA or surrendered by the Affiliate, pursuant to the terms of this Agreement for revocation and surrender.

**APPROVED BY:**

\_\_\_\_\_ Class/Chapter President (print) \_\_\_\_\_ Date

Signature \_\_\_\_\_

Organization \_\_\_\_\_

Address \_\_\_\_\_

Phone \_\_\_\_\_

E-Mail: \_\_\_\_\_

Website \_\_\_\_\_

**Your receipt and temporary Affiliation Card will be emailed and the Official Card will be mailed to respective addresses above.**