

# Holy Names University Facility License Contract

#### May 16, 2019

**Holy Names University**, a non-profit public benefit corporation, whose present address is 3500 Mountain Boulevard, Oakland, California 94619 and **East Bay Innovation Academy** (Licensee), whose present address is 3400 Malcolm Avenue, Oakland, CA 94605 agree as follows:

#### Section 1. Rented Premises and Contracted Services

In consideration of rents, covenants and agreements reserved and contained on the part of Licensee to be observed and performed, Holy Names University demises and rents to the Licensee those certain premises now on the property of Holy Names University, in the City of Oakland, County of Alameda, California.

## The following facilities are being rented:

| Facility              | ROOM                         |
|-----------------------|------------------------------|
| Heafey Hall, room 107 | Organic Chemistry laboratory |
| Heafey Hall, room 108 | Physics laboratory           |

Total Facility Fee: \$15,000

# The following services are being provided:

Set-up and clean-up assistance (included) Materials and supplies (billed additionally at cost)

### Section 2. Term of Contract

The term of this rental contract is as follows:

| Facility    | Date                             | Time  | Cost     |
|-------------|----------------------------------|---|----------|
| Heafey Hall | August 19, 2019-<br>May 31, 2020 | Thursdays 11 am -<br>5 pm; Fridays 8<br>am - 5 pm | \$15,000 |

This rental contract shall terminate without notice on: May 31, 2020, 11:59pm. On days when the university is closed, whether for scheduled holidays or for emergencies, the licensee shall have no access to the facilities.

# Section 3. Facility Rent

| University, in the shall submit four October 1, 2019  | the sum of \$15,000 as the "Facility Rent" for use of the premises and services provided by Holy Names of form of a "cashier's check" or "money order". We also accept VISA & MASTERCARD credit cards. Licensee payments of \$3,750 for Facility Rental and services on or before each of the following dates: July 1, 2019, D. January 1, 2020, and April 1, 2020. Licensee is hereby informed that they will be liable to cover fees incurred from any transaction involving "stop payment" or "insufficient funds" on the "facility and services initial             |  |
|---|---|--|
| Section 4.  | Materials and supplies  |  |
| including any eq  | imburse Holy Names University for the cost of any supplies or materials provided by Holy Names University, uipment damaged by licensee. Holy Names University shall provide the licensee with an itemized invoice of by January 1, 2020, and again on June 1, 2020. Payment shall be due within 60 days of receipt of the invoice initial   |  |
| Section 5.  | Supervision of EBIA students  |  |
| Licensee shall closely supervise EBIA students at all times they are on the campus of Holy Names University. In the interests of student safety, licensee shall permit science faculty of Holy Names University to observe licensee activities on the facilities. initial |   |  |
| Section 6.  | Food Service  |  |
| Licensee must no  | ot have any type of food or beverage in the facilities initial  |  |
| Section 7.  | Facility Security Deposit   |  |
| Holy Names University allow the License with the Security   | by an additional sum of \$2,000.00, as Security Deposit. Licensee shall mail or deliver the Security Deposit to ersity prior to sending the signed Facility Rental Contract. Holy Names University, at its option, may refuse to be use of the Premises if Licensee does not execute this Contract and deliver to Holy Names University, along Deposit and the "Certificate of Liability Insurance Form" by: July 1, 2019. Licensee is hereby informed that to cover fees and/or charges incurred from any transaction involving "stop payment" or "insufficient funds" |  |

## Section 8. Cancellation

on the "security deposit payment".

Cancellation by HNU: Holy Names University reserves the right to cancel this Contract at any time and for good cause, which shall include, but not limited to any total or partial damage or destruction of the Premises which makes it unsuitable for use, any emergencies or other unforeseen or exigent circumstances which make the leased Premises unavailable. Licensee and Holy Names University agree that Holy Names University shall have no liability to Licensee of any kind whatsoever if Holy Names University must cancel this Contract. Licensee's remedy shall be the return of the Security Deposit and any other advance payments made by Licensee to Holy Names University. If no security deposit on account with Holy Names University, Licensee shall be provided with sufficient notification of cancellation for purposes of securing another venue for the event.

initial

| Section  | 9.  | Authorized Use  | initial   |
|----------|---|---|---|
|          | chemist<br>without<br>any ses             | Insee shall use and occupy the Premises during the term agreed and mentioned in Section 2 for the try and physics lab instruction. Licensee shall not use or permit the use of said premises for any prior written consent of Holy Names University. It is anticipated that no more than 24 studer sion. Any significant change in the number of persons attending or the composition of the group ensee to give a written notice 48 hours prior to commencement of event.  | other purpose<br>its will attend                  |
|          | noisy, o<br>with the<br>term of           | nsee shall not use the Premises for or carrying on or permit, on said premises, or any part thereof, or dangerous trade, business or occupation, or any nuisance, or anything against public policy e University. Licensee shall not use the Premises or permit the Premises to be used in whole or this Contract for any purpose or use that is in violation of any laws, ordinances, regulations of authority of organization at any time.  | nor interfere in part for the                     |
| Section  | 10.                                       | Condition of Property   |   |
|          | received<br>portion                       | nsee shall keep and maintain the Premises in good order and as safe and clean a condition as the from Holy Names University, reasonable wear and tear is acceptable. Licensee shall prompt of the Premises or system or equipment in the Premises damaged by Licensee, which cannot be ess of whether the benefit of such replacement extends beyond the term of this Agreement.  | ly replace any                                    |
|          | there fr<br>person i<br>water,<br>Premise | Names University shall not be liable for any damage or injury to the person, business (or any rom), goods, wares, merchandise or other property of Licensee, Licensee's employees, invitees in or about the Premises, whether such damage or injury is caused by or results from: (i) fire, stea gas or rain; (ii) the breakage, leakage, obstruction or other cause; (iii) conditions arising in es or upon other portions of any building of which the Premises is a part, or from other sources or or omission of any other licensee of any building of which the Premises are a part. | , or any other<br>m, electricity,<br>or about the |
|          | conditio                                  | n termination of the Contract, Licensee shall surrender the Property to Holy Names Universit<br>on as received, except for ordinary wear and tear which Licensee was not otherwise obligated to<br>visions of this Contract.  |   |
|          | d.) Lice                                  | ensee shall not make any alterations, additions, or improvements to the Premises.   | initial   |
|          | physical of an in-                        | animals are allowed on Campus except certified "service animals" that are accompanying a lly disabled person. Service animals are animals individually trained to do work or perform a task dividual with a disability, including but not limited to guiding an individual with impaired vision, all with impaired hearing.   | for the benefit                                   |
| Section  | 11.                                       | Advertising, Event Notice Compliance  |   |
| Licensee | e agrees                                  | not to advertise event until a signed Contract by Holy Names University is returned to you.   | initial   |

| Licensee agrees to comply with Holy Names University rental policy, that Licensee shall in no way in any written or verbal communication including news releases, paid advertisements, posters, flyers, invitations, meeting notices, radio/T announcements, et cetera, indicate that Holy Names University is a sponsor and/or co-sponsor of the above aforementione event, or in any way endorses or supports the program, activity, meeting or event. Such notices may use wording such as: "The event is sponsored by EBIA, an independent organization, and is being held on the campus of Holy Names University under contractual agreement".  initial.  |
|--|
| In addition, the Licensee agrees to submit for Holy Names University approval all written or verbal communication includin news releases, paid advertisements, posters, flyers, invitations, meeting notices, radio/TV announcements, et cetera prior tits release and agrees to use said forms of publicity pending Holy Names University approval only. Holy Names University reserves the right to require that any be altered prior to release. Holy Names University may cancel this agreement for an violation of the Section and retain the Security Deposit at its discretion.   |
| Section 12. Indemnity  |
| This Contract is made upon the express condition that Licensee agrees to indemnify, keep, save and hold free Holy Name University from all liability, penalties, losses damages, costs, expenses, causes of action, claims and/or judgments arising by reason of any injury or damage to any person or persons, including without limitation the Licensee, its servants, agents employees, invitees and licensees or property of any kind whatsoever and to whomever belonging, from any cause or cause whatsoever other than from Holy Names University's gross negligence or willful misconduct while in, upon or in any was connected with the premises to its appurtenances, or the sidewalks adjacent thereto, during the terms of this Contract or an occupancy there under, Licensee hereby covenanting and agreeing to indemnity, protect and save Holy Names University harmless from all liability, loss costs and obligations on account of or arising out of any such injuries or losses, however occurring. |
| Section 13. Arbitration & Attorney's Fees  |
| Any controversy or claim arising out of or relating to this Agreement, or breach thereof, shall be settled in accordance wit the Commercial Arbitration Rules of the American Arbitration Association, and judgment upon the award by the arbitration (may be entered in any court having jurisdiction thereof. Holy Names University and Licensee agree that any and all arbitration shall be held in the City of Oakland, County of Alameda, State of California. Should any arbitration be commenced between the parties to this Agreement concerning said Premises, this Agreement, or the rights and duties of either in the relation thereto, the prevailing party shall be entitled, in addition to such other relief as may be granted in the arbitration, to reasonable sum and for its attorney's fees in such arbitration which shall be determined by the arbitrator initial.  |
| Should any arbitration be commenced between the parties to this Contract concerning said Premises, this Contract, or the rights and duties of either in the relation thereto, the prevailing party shall be entitled, in addition to such other relief as made granted in the arbitration, to a reasonable sum and for its attorney's fees in such arbitration which shall be determined by the arbitrator.  |
| Section 14. Governing Law  |
| This agreement shall be governed and interpreted solely by the laws of the State of California initia  |
| Section 15. Severability   |
| Any provisions of this Agreement which shall prove to be invalid, void or illegal, shall in no way affect, impair or invalidate an other provision hereof and such provisions shall remain in full force and effect.  initial  |

Public Liability and Property Damage

Section 16.

| expense, Public Liability Insurance, with a combined  | Licensee's premises and any activities conducted thereon, at Licensee's single limit of One Million Dollars (\$1,000,000.00) per occurrence of Bodily t all liability of Licensee and its authorized representatives arising out of of the premises.  initial  |
|---|--|
| All public liability and property damage insurance sha contain cross-liability endorsements.  | all insure performance by Licensee of the indemnity of Section 10 and shallinitial   |
| policy whose form is satisfactory and acceptable to han additional named insured. Licensee shall provide the insurance company issuing the policy required, provided the insurance company issuing the policy required. | ursuant to the provisions of this Section; shall be with a company and in Holy Names University. The policy shall designate Holy Names University as Holy Names University with a "certificate of liability insurance form" by ursuant to the provisions of this Section. Said certificate shall provide that ncelled until after ten (10) days written notice to Holy Names Universityinitial |
| Section 17. Amendments  |  |
| This Contract may be amended only in writing, signe   | ed by Holy Names University and Licensee initial   |
| Section 18. Technical Services & Setups   |  |
| a) Licensee shall submit to the Campus Servi<br>technicians, stage hands, ushers, etc.), tech<br>Set Up Diagram Form(s)", three (3) weeks p   | ices Office final requests for all technical services (i.e., sound and lighting nnical and audio-visual equipment, as well as completed, legible "Physical prior to scheduled event initial  |
| Section 19. Entire Facility Rental Contract   |  |
|   | persedes all prior agreements, between the parties relating to the subject al Contract Addendum in writing signed by each of the parties initial   |
| IN WITNESS WHEREOF, said parties have set their ha  | nds as of the day and year set forth.  |
| Holy Names University<br>3500 Mountain Boulevard<br>Oakland, California 94619<br>Telephone: 510-436-1508  | East Bay Innovation Academy<br>3400 Malcolm Avenue<br>Oakland, CA 94605<br>Telephone: 510-577-9557   |
| By Luis Guerra, VP Facilities & Events  | Ву   |
| Date  | Date   |