



TIN CAN ALLEY AT PJ HUMMEL & CO

TERMS 2025

Please read the material below to make sure all parties understand the requirements of providing for everyone’s safety and keeping Tin Can Alley a well-maintained and safe location for future use. No part of this contract may be altered. Addendums available at the sole discretion of PJ Hummel & Co. and Tin Can Alley.

Table with 2 columns: Rates and What You Get. It lists two options: Day (Before 4:00 pm, up to 10 guests, \$585) and Night (After 4:00 PM, up to 16 guests, \$695). Each option includes details on time slots, guest capacity, ceremony backdrop, seating, officiant, and vow script choices.

Prices include sales tax

To Book a Space at Tin Can Alley’s 20-Wedding Weekend 2025:

Reserve your date by submitting a signed agreement and full payment.

PAYMENT INFORMATION

Tin Can Alley, Tacoma, is owned and operated by PJ Hummel & Company, Inc. (PJHC). Payments should be made to PJ Hummel & Company, Inc. Payments can be made by cash, check, or credit card. Credit Card Authorization is required and is located in this contract. Credit card payments may be subject to a 3% processing fee. There will be a \$100 bounced check and/or insufficient funds charge, for any “bounced” payment, aka payment failure. “Bounced” payments must be remedied within 5 days of Client being notified of said payment failure, or the date will be released, and any collected funds will be non-refundable.

TIPPING & GRATUITY

We do accept tips. If you feel a member of our staff was outstanding, during any portion of the design, planning, or service for your event and wish to give them gratuity but they are not available, please give their name to our staff and we will make sure they receive your tip.



POP UP CEREMONY AGREEMENT

CONDUCT

Renter and guests shall use the premises in a considerate manner, at all times. There is absolutely no drug use or smoking of any kind tolerated on premises or within 25 feet of the building. Harassment or any type of physical violence will not be tolerated and will be cause for immediate expulsion.

Conduct deemed disorderly at the sole discretion of Tin Can Alley's staff shall be grounds for immediate expulsion from the premises and conclusion of the rental period. In such cases NO refund of the event costs shall be made. PJ Hummel & Co. reserves the right to eject, or cause to be ejected from the premises, any person or persons (including unruly and unsupervised children) engaging in disruptive, belligerent or threatening conduct. PJ Hummel & Co. shall not be held liable for any damages by the client through exercising this right.

I understand that myself and/or my party can be removed from the event, and the sole discretion of the staff or management. I agree that I will not resist, should my conduct, or the conduct of my party, lead to being removed from the premises.

LOST AND FOUND

Tin Can Alley takes no responsibility for personal effects and possessions left on premises during or after any event. We do, however, maintain a lost and found and will hold recovered items up to 30 days. Every attempt will be made to return any recovered item to its rightful owner.

FORCE MAJEURE

In the event of accident to Tin Can Alley or if use of the space is rendered impossible or infeasible by any act or regulation of any public authority, civic tumult, strike, epidemic, war, emergencies, or any other cause(s) beyond the control of Tin Can Alley, it is agreed that there should be no claim for damages by either party to this agreement, Tin Can Alley's obligation as to the performance affected shall be deemed waived. Inclement weather rendering a performance impossible or infeasible shall not be deemed an emergency and payment for guaranteed compensation herein shall be made notwithstanding, provided Tin Can Alley is ready, willing, and able to perform pursuant to terms.

UNILATERAL MODIFICATION

This contract may be unilaterally modified at any time by PJHC as required by changes in Federal, State or Local laws or acts, or in any PJHC business policies or procedures, or in the case of sitable changes in industry standards or product supply and demand.

CANCELLATION

Reservation of Tin Can Alley may be canceled up to 30 days prior to reservation date. A 50% refund will be given for cancellation within 30 days. The remaining balance in non-refundable. No refunds of any event fees will be paid 30 days prior to an event, as your agreement to rent Tin Can Alley on this date may cause the loss of additional bookings or business. Reserved rentals and/or purchases necessary to produce your event may not be refunded or may not be refunded in full if costs have been incurred toward that obligation.

LIABILITY

The renter agrees to indemnify, defend, and hold Tin Can Alley, its officers, employees, and agents harmless of and from any liabilities, costs, penalties, or expenses arising out of and/or resulting from the rental and use of the premises, including but not limited to, the personal guarantee of provision, service, and dispensing of payment by renter, its employees, and agents of alcoholic beverages at Tin Can Alley.

The renter agrees that Tin Can Alley will have no responsibility or liability for the delivery or furnishings of products and services provided by any other persons or entities as provided for in the agreement, or otherwise contracted by the client directly.

The renter agrees that Tin Can Alley holds no liability for any damage or injury caused by the use of rental items by a third party. The renter assumes all risk for personal property damage or personal injury to third parties while items and venue space are rented, unless property damage or personal injury results from Tin Can Alley's negligence or intentional misconduct. If any incident involving the event space at Tin Can Alley occurs that could result in Tin Can Alley's liability, renter shall make Tin Can Alley aware by written statement of details including police report and names and addresses of witnesses.

In the event Tin Can Alley is required to file any action in court in order to enforce any provisions of this agreement, renter agrees to pay Tin Can Alley all reasonable attorney fees, court fees, and costs of suit incurred by Tin Can Alley, including all collection expenses and interest due.

PJ Hummel & Company, Inc. & Tin Can Alley provide a \$4 million liability policy. Any increments over \$4 million are the responsibility of the client. If client wishes to be named as additional insured, there will be an additional fee of \$75.

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