

The Historic Pinecrest ~ Terms and Conditions

- **Cancellations:** No monies shall be refunded. However, Pinecrest will credit you for all monies received to be applied to a future event. We allow up to 24 months for rescheduling. The contracted party shall not be held liable for any remaining balance due.
- **Affiliated Services:** When you select services that are affiliated with Pinecrest, please note you must contract separately for them. This contract does NOT include Catering, Chair Covers, Cake, Chocolate Fountain, DJ Services, Photography, Photo Booth, Video Services or Lodging.
- **Overage:** Typically our packages are based on 100 guests. For each guest over, our rate is \$15. If your contract is for a different number of guests, the rate is \$15 for each guest over your contracted total.
- **Monthly Payments:** Pinecrest does require monthly payments on our outstanding balance, as detailed on the contract you will receive from Patty. Final payment to be 10 days prior to your event date.
- **Delays/Postponements:** Weather, illness, Acts of God, traffic...Pinecrest will do its utmost to accommodate a revised timeline to the best of our ability. If the event needs to be cancelled for reasons beyond the party's control, Pinecrest shall strive to provide an alternate date and rescheduling is dependent upon availability.
- **Additional Events:** Please be aware that additional events may be taking place on, and/or around the same time, as your event.
- **Rehearsal Time Change:** Parties are aware that all wedding ceremonies take precedent and rehearsal times may need to be adjusted accordingly.
- **Rehearsals:** We do our best to schedule your rehearsal the day prior to your wedding; however, exceptions periodically need to be made. Rehearsals are typically between 11:30 and 12:30 or 12:30 to 1:30. Please be aware that rehearsal times are scheduled for a one (1) hour time period. The rate past one hour is \$60/half hr. Please be sure to have your wedding party arrive on time.
- **Ceremony Time:** Parties understand that morning ceremonies are to begin between the hours of 10:30 and 11:30, with the typical time of 11 am. Afternoon ceremonies are to begin between 3:30 and 4:30, with the typical time of 4 pm. Ceremonies are scheduled according to the rules and regulations of the Homeowners Association and are final.
- **Alcohol:** Pinecrest allows parties to bring in their own alcohol, however, it must be served from behind the bar and a bar package must be purchased, which includes the bar and bartender for the evening. The bar will cease serving 20 minutes prior to your event end time.
- **Music/DJ/Band:** Parties understand that should you elect to go with live music, a "Sound Agreement" must be signed by contracting party, you must contact Pinecrest for Agreement. Music must be kept at a reasonable level and all music must cease 20 minutes prior to your event end time.
- **Gifts, Decorations, Personal Affects:** Please ensure that all items are accounted for prior to departure. Pinecrest is not responsible for lost items.
- **Images, Future Publication:** Pinecrest Studios retains the exclusive right of ownership of all pictures taken. Photos taken may be used for future advertisement.
- **Lodge:** No pets are allowed. Smoking is limited to the covered lower back porch only. A completed registry of guests must be submitted at check-in.
- **Lodge Designation:** We ask that you assign one individual to be in charge to ensure that noise and drinking is kept under control. We require a credit card number to be on file at time of check-in, for any unreasonable damages that may occur.
- **License, Zoning:** The facilities are situated within the platted Pinecrest Subdivision, and are part of the Planned Unit Development. Certain aspects of conduct and operations are governed by our covenants, i.e., parking, lighting, noise and hours of operation.

*At Pinecrest's Website, or contract done in person, you have selected
"I have read and agree to the terms of this contract".
Any verbal promise, or guarantee, not written herein, shall not be construed as a
valid part of this agreement.*