



RICHARD E. MARRIOTT GOLF INVITATIONAL

Pinehurst Resort | Pinehurst, North Carolina | October 4 -7, 2026

RESTAURANT.ORG/REMGOLF

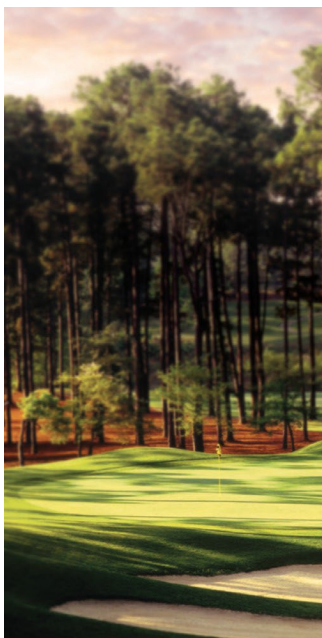
About REM

The 29th Annual Richard E. Marriott Golf Invitational is being held October 4-7, 2026, at Pinehurst Resort in Pinehurst, North Carolina. This event is the largest fundraiser for the National Restaurant Association’s Restaurant Advocacy Fund (RAF*). In addition to supporting the restaurant and hospitality industry’s advocacy work, attendees will enjoy three days of world-class golf, two nights of hotel accommodations at Pinehurst Resort, and networking opportunities with industry leaders.



Pinehurst No. 2

Donald Ross’s masterpiece, No. 2 at Pinehurst, has served as the site of more single golf championships than any other course in America. It has hosted back-to-back U.S. Open and U.S. Women’s Open Championships in 2014, and recently the 2024 U.S. Open. Come walk in the footsteps of legends and play the holes that will birth a new generation of icons as well.



Pinehurst No. 8

To commemorate their centennial, Tom Fazio lent his talents to Pinehurst in 1996 by designing No. 8. Coalescing all of the elements that make golf at Pinehurst unmistakable into one 18-hole layout, Fazio fashioned a course that’s at once stunning and simple, and equal parts challenge and celebration.

Pinehurst No. 9

Jack Nicklaus has long stated that Pinehurst No. 2 is his favorite course from a design standpoint, so it’s no surprise that his own masterpiece here draws influence from it. No. 9 offers meticulous design set amongst stands of longleaf pines that many believe rivals the very course that inspired it, both in terms of play quality and overall composition.

SUNDAY, OCTOBER 4

- Early Arrival Happy Hour

MONDAY, OCTOBER 5

- Golf school
- Practice round at Pinehurst No. 9
**Individual tee times for the practice round begin at noon.*
- Welcome Reception
- Late Night Hospitality

TUESDAY, OCTOBER 6

- Breakfast
- Industry Update
- Ryder Cup Tournament at Pinehurst No. 2
- Cocktail Reception & Awards Dinner
- Late Night Hospitality

WEDNESDAY, OCTOBER 7

- Breakfast
- Individual Tournament Play at Pinehurst No. 8
- Awards Luncheon

QUESTIONS?

Contact Mike Whatley at mwhatley@restaurant.org.

*RAF represents unrestricted funds used for local and grassroots advocacy efforts at the discretion of the Association.



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[RESTAURANT.ORG/REMGOLF](https://www.restaurant.org/remgolf)

Past Supporters

2025 EAGLE SPONSORS



2025 BIRDIE SPONSORS



2025 GOLF CART SPONSORS



2025 HOLE SPONSORS





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Individual Attendee Levels

GOLF PARTICIPANT \$6,000

+ Add a golfing guest for an additional \$3,000 (shared room with participant)

+ Add a non-golfing guest for an additional \$2,000 (shared room with participant)

- Three days of world-class golf, including a round at Pinehurst No. 2, which has served as the site of more single golf championships than any other course in America.
- Two nights of hotel accommodations at Pinehurst Resort.
Any hotel nights outside of October 5 and 6 will be billed to individual.
- First class networking events, including receptions, awards dinner, awards luncheon, and late-night hospitality.

NON-GOLF PARTICIPANT \$5,000

+ Add a golfing guest for an additional \$3,000 (shared room with participant)

+ Add a non-golfing guest for an additional \$2,000 (shared room with participant)

- Two nights of hotel accommodations at Pinehurst Resort.
Any hotel nights outside of October 5 and 6 will be billed to individual.
- First class networking events, including receptions, awards dinner, awards luncheon, late night hospitality, and a non-golfing activity.
- Gift card for outlets at Pinehurst Resort.

Deadline for registration and payment must be received by Friday, September 4, 2026, to participate in the event.

To register, visit [Restaurant.org/REMGOLF](https://restaurant.org/remgolf)
QUESTIONS? Contact Mike Whatley at mwhatley@restaurant.org.

Contributions to the Restaurant Advocacy Fund are not deductible for federal income tax purposes, as charitable contributions. All proceeds support and are applied towards the overall mission of the Restaurant Advocacy Fund and cannot be earmarked for specific engagements.



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Individual Attendee Commitment Form

RESTAURANT.ORG/REMGOLF

I would like to support the National Restaurant Association Advocacy Fund by participating in the 2026 Richard E. Marriott Golf Invitational as follows:

- \$6,000 – One golfer, one hotel room for two nights
- \$9,000 - Two golfer, one hotel room for two nights
- \$8,000 – One golfer, one non-golfer, one hotel room for two nights
- \$5,000 – One non-golfer, one hotel room for two nights
- \$7,000 – Two non-golfer, one hotel room for two nights
- I am unable to attend but would like to contribute \$ _____

Contact Information

Name Title

Company

Email

Address

City State Zip code

Contact Name (If different than above) Phone number

Email

By submitting this form (“Application”), the individual named (the “Sponsor”) acknowledges that this Application does not guarantee a sponsorship of the 2026 Richard E. Marriot Golf Invitational (the “Event”).

If the Application is approved by the National Restaurant Association, the Sponsor will receive confirmation of the sponsorship with registration information. Upon approval, this Application, along with the terms and conditions on the next page, will be deemed a binding agreement and the Sponsorship Amount shall be non-refundable.

By signing and submitting this Application you are committing to sponsoring the Event and submitting payment by September 4, 2026, as approved.

Payment Method

- Check Enclosed
- Check will follow
- Credit card payment

- LEGAL REQUIREMENT FOR NJ RESIDENTS: By checking this box, you consent to the National Restaurant Association’s (and its necessary affiliates’ and service providers’) use of your payment information for this transaction, including to process this payment. The National Restaurant Association cannot process this payment without your consent.

For more information, please contact mwhatley@restaurant.org.

Deadline for registration and payment must be received by Friday, September 4, 2026, to participate in the event. Contributions to the Restaurant Advocacy Fund are not deductible for federal income tax purposes, as charitable contributions. All proceeds support and are applied towards the overall mission of the Restaurant Advocacy Fund and cannot be earmarked for specific engagements.

Sponsorship Terms & Conditions

The National Restaurant Association (“Association”) is an Illinois not-for-profit corporation. The approved sponsoring organization or individuals identified in the Application (“Sponsor”) desires to support the Association’s advocacy efforts, including the Restaurant Advocacy Fund, by contributing financial support and participating in Association’s programs and activities in exchange for the sponsorship opportunity and recognition of Sponsor’s support through the sponsorship opportunities, if any, selected by Sponsor on the Application for sponsorship of the 2026 Richard E. Marriott Golf Invitational (collectively, the “Program”) for a period commencing on the date the Association approves the Application through October 7, 2026 (“Term”). Association and Sponsor are individually a “Party” and collectively the “Parties”.

1. Binding Agreement. Upon acceptance of the Application by Association, the Application and the terms and conditions herein shall become a binding agreement (“Agreement”) between the Parties. **2. Scope.** Association and Sponsor agree that the Program will have a specific and limited scope as reasonably contemplated under this Agreement. Association and Sponsor agree that the purposes of the Program align with the Association mission, and that the Program will be conducted in accordance with, and Sponsor shall abide by, all relevant and applicable Association guidelines and policies including the privacy statement located at: <https://restaurant.org/privacy-statement/> and event code of conduct located at: <https://www.restaurant.org/event-code-of-conduct/> and any other code of conduct required by Association. In addition, Sponsor’s participation in the Program does not convey Association’s approval, endorsement, voucher certification, acceptance, or referral of any product or service of Sponsor. For the avoidance of doubt, Sponsor is sponsoring the Association and not Restaurant PAC. Association will provide appropriate acknowledgement and recognition of Sponsor in accordance with applicable laws and regulations and Sponsor shall abide by all applicable laws and regulations, including but not limited to laws governing the use collection, storage, use, transmission and disclosure of any information related to an identified or identifiable individual or household (including information which could, alone or in combination with other information, reasonably identify or be associated with an individual or a household that is disclosed or received as a part of the sponsorship activities hereunder) and all applicable laws pertaining to advertising, marketing, analytics, and/or electronic and other communications. **3. Intellectual Property.** In connection with the Program, each Party hereby grants the other Party a limited, nonexclusive, revocable, nontransferable license to use such names, logos, marks or other intellectual property, reasonably contemplated under this Agreement (collectively, the “IP”) solely to recognize the sponsorship and for Association to recognize the Sponsor and provide the Program in connection with the objectives and obligations set forth in this Agreement, or as otherwise approved by the licensing Party in writing. Upon termination of the Agreement, the licenses granted hereunder shall cease and all IP shall be returned to the licensing Party. Sponsor shall comply with all Association guidelines governing the use of Association’s IP. The Parties agree that each Party retains the right to review and approve all initial uses of its IP by the other Party. Sponsor shall not use the Association IP to promote any specific products or services or imply that the Association has endorsed Sponsor or its goods or services. All rights, title and interest in and to all works of authorship, designs, drawings, videos, podcasts, webinar content and any other intellectual property created hereunder, either jointly by the Parties or independently by a Party in connection with the Program (“Content”), shall be solely and exclusively owned by Association, free and clear of any claim or retention of rights by Sponsor, unless otherwise agreed to by the Parties in writing. For the avoidance of doubt, if the Sponsor’s logo, brand or other Sponsor IP is filmed, published or otherwise incorporated into such Content, the license to use such material shall be extended through the useful life of the Content. **4. Sponsorship Amount.** The total amount of Sponsor’s monetary commitment in connection with the Program is specified in the Application (the “Sponsorship Amount”). In consideration of the Association entering into this Agreement to provide the Program to Sponsor, Sponsor agrees to transfer the Sponsorship Amount to Association no later than **September 4, 2026**. The Parties acknowledge and agree that Association will be deemed to have earned full discretion over the Sponsorship Amount and Sponsor will not be entitled to any refunds for any cancellation by Sponsor after such date. **5. Sponsorship Activities.** Sponsor is responsible for its digital swag or promotional items included in the Program as a sponsorship activity, and all such items will be at Sponsor’s expense and subject to Association prior review and approval. Any content submitted by Sponsor in connection with sponsorship of the Program must be informational only (unless otherwise agreed in writing by Association) and is subject to Association prior review and approval. Association will select panelists and webinar and other contributions and topics in its sole discretion. Disclosure of registrant or any other individual’s contact information is subject to Association’s prior receipt of the individual’s consent, the terms thereof, and all applicable laws regarding disclosure of personal information. Any communication by Sponsor with such individuals prior to any event is not permitted without prior Association review and express approval. Sponsor’s sponsorship hereunder is in no way conditioned on any requirement or understanding that Association, its Members, affiliates or any third party will be required to purchase any products or services sold or offered for sale by Sponsor. The Association shall have final discretion over golf pairings. **6. Confidential Information.** Association and Sponsor, on behalf of themselves and their respective agents and employees, agree not to use or disclose at any time any confidential information conveyed to the other, except as provided in the Application or as may be authorized in writing by the other. **7. Relationship of the Parties.** Each Party agrees that this Agreement is not intended to create in law any employment relationship, joint venture, agency or other relationship of any kind except a contractual relationship. The relationship of the Parties in this Agreement shall be that of independent contractor to each other or any of their affiliates. **8. Limitation of Liability and Indemnification.** Unless otherwise outlined in this Agreement, neither Party nor its affiliated organizations shall be liable for any indirect, special, incidental, exemplary or consequential loss or damage of any kind, including lost profits (whether or not the Parties have been advised of such loss or damage) arising in any way in connection with the Agreement. Additionally, in no event will Association or its affiliates be liable to Sponsor for any damages or other amounts of any kind in excess of the amounts paid to Association under this Agreement. Sponsor shall indemnify and hold harmless the Association, its affiliates, officers, directors, members, agents, and employees from any and all claims, demands, suits, costs, expenses (including reasonable attorneys’ fees) of whatever nature and description arising out of or related in any way to the negligent acts or omissions or willful misconduct of or breach of this Agreement by Sponsor, its affiliates, employees, agents, or subcontractors in connection with this Agreement, including any unauthorized use of Association’s intellectual property. **9. Termination.** Should Sponsor terminate or cancel its participation in the Program, the Sponsorship Amount shall remain due and payable as outlined herein and no amount of it shall be refunded to Sponsor. Sponsor agrees that in the event it fails to pay the Sponsorship Amount at the times specified, or fails to comply with any provisions in the Agreement, Association shall have the right to terminate the Agreement. Association may also terminate this Agreement immediately upon Sponsor’s bankruptcy, conviction of a felony crime involving fraud or moral turpitude, or engagement in systematic practices that violate widely-held principles of public morality. **10. Successors and Assigns.** Except as specifically provided herein, this Agreement shall be binding on the Parties, and shall not be transferred by Sponsor to any of its successors and assigns without the prior written consent of Association. This Agreement shall be binding and inure to the benefit of any successor of Association by merger or consolidation or any purchaser or assignee of all or substantially all of its assets. **11. Law and Jurisdiction.** This Agreement shall be governed by the laws of the state of Illinois, without giving effect to the principles of conflicts of laws. Any dispute that arises or relates to this Agreement shall be exclusively resolved in the state or federal courts located in Chicago, Illinois. The Parties expressly waive any challenge to the jurisdiction or venue of such courts. **12. Cooperation.** Notwithstanding anything to the contrary herein, if Association is unable to provide any of the sponsorship benefits or other activities contemplated under this Agreement because of a change in circumstances, impracticability or otherwise, the inability to provide such benefits will be excused and the parties will cooperate in good faith to agree on alternative activities or benefits in lieu of termination. In keeping with IRS best practices, any unspent or unused Sponsorship Amount will inure solely to the benefit of and remain the property of Association and Sponsor shall have no claim of any kind to such amount.