

1. This lot shall be restricted to residential purposes only and shall not be divided or reduced in size by the Grantee, heirs, successors or assigns without the prior written consent of the Grantor, its successors or assigns. No additional street, roadways or driveways shall be opened through any lot to serve adjoining property.
2. No structures shall be erected on this lot other than a detached single family dwelling not to exceed two stories in height with attached or detached garage and/ or servant's quarters of similar design and appearance.
3. No concrete blocks, either in building or walls except decorative screen blocks, shall be used above finished ground elevations unless same is covered with brick veneer, stone or stucco.
4. No fence, wall hedge or mass planting shall be permitted to extend beyond the minimum building setback from the rear line established herein or within forty (40) feet of any golf course property line except upon written approval of the Grantor herein.
5. No noxious or offensive activities shall be carried on or permitted upon this lot nor shall anything be done thereon which may become any annoyance or nuisance to the neighborhood or golf course. No hogs, goats, poultry, cows, horses or other animals that shall constitute a nuisance or cause unsanitary conditions or undesirable situation to any property shall be boarded, maintained or kept on this lot.
6. No temporary structures including house trailers, tents, shacks, barns, shell type or prefabricated home, or garage apartment shall be erected upon any lot.
7. No individual sewage disposal system or individual water supply system shall be permitted on this lot unless said system is designed, located and constructed in accordance with the requirements of the State Board of Health and the Georgetown County Health Department.
8. No residence constructed on this lot, including porches or projections shall be erected less than thirty (30) feet from the front lot line, nor forty (40) feet from the rear line. No residence shall be located less than thirty (30) feet from the side street line nor less than fifteen (15) feet from the side lot line, except in the event two lots are purchased for the purpose of erecting thereon one single family dwelling the dividing line between said lots shall not be considered as a side line.
9. The residence to be erected on said lot shall contain not less than 1200 square feet of heated living space. Any residence which exceeds one story shall not have less than 900 square feet on the ground floor and shall be a permanent design, shall have a fire resistant roof and the exterior thereof shall be finished in and decorated in an attractive manner. No building or fence shall be erected upon the lot until the location and exterior plans thereof shall have been submitted to and approved by the Grantor herein in advance of construction, and its consent will be given only if the location, construction and appearance of the building and/ or fence meets with its approval.
10. No firearms of any variety shall be discharged upon said lot.
11. No business activity including a rooming house, boarding house, a gift or antique shop or the like or any trade of any kind whatsoever shall be carried on upon this lot.
12. An easement is reserved to the Grantor, its successors or assigns in, upon and across ten (10) feet along each sideline and across the rear line for utility installation, utility right-of-way and maintenance thereof. The right is also reserved by the Grantor to prepare sloping banks, cut or fill, on a three-to-one slope on all streets and roads.
13. \*Prior to agreeing to convey or alienate this lot the Grantee herein agrees to give the Grantor, its successors or assigns, a twenty (20) day written option to repurchase this lot at a price equal to the bona fide offer which he shall be receiving from the prospective purchaser. The written option must include the name and address of the prospective purchaser together with his written offer to the Grantee herein. In the event the Grantee herein conveys this lot without compliance with this restriction, Litchfield Golf Co., Inc. shall have the right at any time within three (3) months after receiving actual notice of said sale to tender an amount equal to the price received by the Grantee herein and demand from the then title holder the conveyance of this lot to Litchfield Golf Co., Inc. its successors and assigns.
14. Adequate off street parking shall be provided by the Grantee herein for the parking of automobiles or other vehicles owned by said Grantee and said Grantee agrees not to park his automobile or other vehicles on the street of the subdivision.
15. The Grantee herein agrees to extend to any and all golfers lawfully using the golf course the courtesy of allowing such golfer to retrieve any and all errant golf balls which have taken refuge on said lot provided such golf ball may be retrieved without damaging the property of the Grantee herein.
16. No boats, canoes or rafts shall be used upon any pond or lake unless the Grantor first gives its written permission. The Grantee herein or his guests shall have no right to use the lake within the golf course property or other facilities of the Grantor unless said Grantee is a member in good standing of the Litchfield Golf Club.
17. No person whomsoever shall traverse any of the fairways or greens of the golf course on any vehicle, bicycle or any other vehicle other than golf carts authorized for use on said golf course
18. It is understood and agreed that the foregoing conditions, covenants and restrictions shall be appurtenant to the run with the said premises; that, in the event of violation of any of said conditions, covenants and restrictions, the said Grantor, its successors or assigns, shall have the right of abatement and the right to enforce compliance by injunction or any other appropriate legal action
19. It is understood and agreed that these covenants, conditions and restrictions are made solely for the benefit of the Grantee herein and may be changed at any time by mutual consent in writing of the parties hereto, their heirs, successors or assigns.

•As of 3/2003 the above mentioned Litchfield Golf Company, Inc. named the Litchfield Country Club Property Owners Association, Inc. (LCCPOA) as, with the exception of item number thirteen ( 13, its all the above restrictions. On March 20, 2003 number 13 of the above restrictions was assigned by the Litchfield Golf Company to the Litchfield Company of South Carolina Limited Partnership, a South Carolina Limited Partnership ("The Litchfield Company")