
HAMPTON HALL CLUB

RULES AND REGULATIONS

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HAMPTON HALL CLUB

RULES AND REGULATIONS

It is the intent of management of Hampton Hall Club to limit these Rules and Regulations to the minimum required for the enjoyment of the Facilities by all members, immediate family members and their guests. The obligations of enforcing these Rules and Regulations for the good of all users is placed primarily in the hands of a trained staff whose principal responsibility is to assure members of all the courtesies, comforts and services to which a member of Hampton Hall Club is entitled. It is further the responsibility of the membership to be familiar with these Rules and Regulations and to abide by them at all times.

GENERAL CLUB RULES

1. The hours of operation of all facilities and services provided at Hampton Hall Club will be established by the Board of Directors of Hampton Hall Club, Inc. (either the Full Board or the Golf Board, as applicable), doing business as Hampton Hall Club (the "Club") considering the season of the year and other circumstances. Certain facilities will be closed from time to time for maintenance, repairs and other purposes deemed necessary by the Club.

2. **MEMBERS, DESIGNEES, IMMEDIATE FAMILY MEMBERS AND THEIR GUEST USE THE FACILITIES (AS PERMITTED BY HIS/HER CLASSIFICATION OF MEMBERSHIP) PROVIDED AT HAMPTON HALL CLUB FROM TIME TO TIME AT HIS/HER OWN RISK.**

3. Members, designees, immediate family members and their guests must abide by all rules established by the Club as they may be amended from time to time. Members and designees are responsible for ensuring that their immediate family members and guests comply with all rules of the Club.

4. No member or group of members acting in concert shall allow the same guest to frequently use the Facilities as a substitute for membership.

5. All state and local laws concerning the sale of alcoholic beverages will be strictly enforced. Alcoholic beverages will not be served or sold, nor permitted to be consumed, at Hampton Hall Club during hours prohibited by law. Alcoholic beverages will not be served or sold to any person not permitted to purchase the same under the laws of the State of South Carolina. Alcoholic beverages will not be sold for consumption off the Club's premises. All alcoholic beverages consumed on the Facilities must be purchased at Hampton Hall Club.

6. Proper attire, decorum and consideration of the comfort of others must be observed at all times.

7. Members, designees, immediate family members and guests are not allowed in the golf cart storage areas, golf course maintenance area, kitchen or other service areas of the Club.

8. Dogs and other pets, with the exception of guide dogs, are not permitted on the Facilities without the prior approval of the General Manager. If permitted, such dogs or other pets must remain under control at all times and the member is responsible for any damage caused by the dog or other pet.

9. All food and beverage consumed on the Facilities must be purchased at Hampton Hall Club and outside catering is not permitted, unless otherwise permitted by the General Manager.

10. Members, designees, immediate family members and their guests may not abuse any of the Club's employees, verbally or otherwise. All employees of the Club are under the supervision of the General Manager and no member, designee, immediate family member or guest shall reprimand or discipline any employee, request any employee to perform personal tasks while on duty at the Club or send any employee off the Facilities for any reason. Any employee not rendering courteous and prompt service should be reported to the General Manager immediately. All such reports will be given prompt attention.

11. Self-parking is permitted only in areas clearly identified for parking. Parking must be confined to spaces designated in the parking lot. Parking on grass areas, at the front entrance or in the delivery area of the Club or in any way which blocks the normal flow of traffic is not permitted. "No Parking" signs must be observed.

12. Advertisements in any form are prohibited on the Facilities and shall not be posted or circulated at the Club without the prior approval of the General Manager.

13. Petitions may be originated, solicited, circulated or posted on the Facilities only with the prior approval of the General Manager.

14. There shall be no solicitation in the name of, or on behalf of, Hampton Hall Club nor shall the name, logo or stationery of Hampton Hall Club be used by any member for any purpose, without the prior approval of the General Manager.

15. Smoking is permitted only in designated areas.

16. Loud or offensive language is not tolerated at any time.

17. Firearms and all other weapons are not permitted on the Facilities at any time.

18. Gambling, betting or playing for stakes is not permitted on the Facilities.

19. Women are not permitted in the men's locker room facilities and men are not permitted in the women's locker room facilities.

20. All complaints, criticisms or suggestions relating to the operations of the Club Facilities must be in writing, signed and addressed to the General Manager.

21. The roster of members at Hampton Hall Club is the property of the Club and may be furnished to members of the Club in the sole discretion of the Club. The membership roster shall not be used or given to anyone by a member for any reason whatsoever. Unauthorized release of the membership roster by a member is viewed as a

very serious breach of Club policy. Violations will be reviewed by the Club and may result in immediate suspension and/or termination of membership or other appropriate sanctions.

22. In accordance with the Plan for the Offering of Memberships and these Rules and Regulations (collectively, the "Membership Plan"), the Club may allow a member who is not legally married (as defined by the laws of the State of South Carolina) to designate another adult who is considered by the member and is held out to the public as the member's spouse and is living in the member's home as a family unit on a full-time basis (the "Significant Other") to use the Facilities in accordance with the terms established by the Club from time to time. The designation must be in writing (form provided by the Club must be signed by both the member and the Significant Other) and approved by the Club in its sole discretion. The Significant Other may not be changed more than once every eighteen months. However, the use privileges of a Significant Other may be terminated at any time by the member by written notice to the Club. The member shall be responsible for all fees and charges incurred by the Significant Other and for the conduct of such Significant Other. The Club reserves the right to establish such fees and other rules relating to the opportunity of a member to designate another adult pursuant to this paragraph as it deems necessary from time to time, in its sole discretion.

23. Any defined terms used herein which are not specifically defined in these Rules and Regulations shall have the same meaning given to such terms in the Plan for the Offering of Memberships or the Declaration Of Covenants, Conditions And Restrictions For Hampton Hall Club (the "Declaration").

24. The Board of Directors of the Club reserves the right to add to, delete from, modify and otherwise amend these Rules and Regulations when necessary and will notify the membership of any change.

25. In the event there is any conflict and/or ambiguity between these Rules and Regulations and the provisions of the Declaration, the provisions of the Declaration shall control.

CLUB CHARGES AND MEMBER PAYMENTS

1. A membership card indicating a Club account number may be issued to the member and designee and those members of the immediate family requested by the member or designee.

2. The opportunity to charge to a member's or designee's personal Club account is extended as a privilege of membership or use privileges at Hampton Hall Club and is subject to continuing review and approval by the Club. The Club reserves the right to eliminate the use of Club accounts and monthly billings for members and to require that all dues, fees and other charges incurred at the Club be charged to a member's personal credit/debit card or by bank account draft.

3. All charges must be signed legibly by the individual making the charge and the member's or designee's last name and Club account number must be printed on the charge ticket. Guests and employees are not permitted to sign charge tickets on behalf of members and designees.

4. Members and designees are responsible for the payment of all charges made by their immediate family members and guests. Both the company and the designee are responsible for all dues, fees, dining minimums, if any, and other charges incurred by the designee, immediate family members and their guests.

5. Membership cards, if applicable, must be presented upon request when charging to a member's or designee's Club account. A membership card is not transferable and may not be used by any person other than the person to whom it is issued.

6. It is the responsibility of each member and designee to retain receipts for charges incurred at Hampton Hall Club. Copies of the monthly charges will not be included in the monthly statement. Receipts will only be mailed upon request if a charge is disputed.

7. The Club must be notified in writing immediately if a membership card is lost. Until written notification of card loss is received by the Club, the member and designee shall be responsible for all charges placed on the account. For each membership card replaced, a service charge will be automatically billed to the member's or designee's Club account.

8. All dues, fees, food, beverage, merchandise and services of the Club charged to the member's or designee's Club account may be billed monthly and shall be due upon receipt and shall be deemed delinquent if not paid by the twentieth day of the billing period in which the statement is mailed. Past due bills will accrue each month an amount equal to a minimum late fee established by the Club and/or interest at the maximum non-usurious rate permitted by law from the date of the statement until paid in full, unless such late fee and/or interest rate is waived by the Full Board or the Golf Board, as applicable.

9. If the Club account of any member or designee is delinquent, the Club may take whatever action it deems necessary to effect collection. If the Club commences any legal action to collect any amount owed by a member or designee, or to enforce any other liability of a member or designee to the Club, and if judgment is obtained by the Club, the member and designee shall also be liable for all costs and expenses of the legal action and reasonable attorneys' fees (including fees required in connection with appellate proceedings).

10. The Club may suspend and/or terminate membership and/or use privileges and/or take any other actions permitted under the Declaration or under the Membership Plan for failure to pay dues, fees, dining minimums, assessments, charges or any other amount owed to the Club in a proper and timely manner. Membership and/or use privileges may be suspended if Club accounts are not paid in full by the twentieth day of the month and are subject to all actions available to the Club under the Declaration or the Membership Plan if Club accounts are not paid in full within thirty days after suspension of membership privileges. The Club may, in its sole discretion, determine not to seek the termination of membership or use privileges. Such determination shall not be deemed a waiver of its right to seek the termination of membership or use privileges at a later date or against any other member or designee of the Club.

**SUSPENSION AND TERMINATION
OF MEMBERSHIP AND/OR USE PRIVILEGES**

1. To the extent permitted under the Declaration or the Membership Plan, membership and/or use privileges may be suspended or terminated by the Club or such other disciplinary action may be taken which is deemed appropriate by the Club, including, but not limited to, the institution of a fine, if, in the sole judgment of the Club, the member, designee, immediate family member or guest:

- a. submits false information on the Application for Golf Membership Privileges, which if had been truthfully disclosed, would have rendered the applicant ineligible for membership or use privileges;
- b. permits the unauthorized use of a member's or designee's membership/use card or Club account;
- c. exhibits unsatisfactory behavior, deportment or appearance or acts in any other manner determined to not be in the best interest of Hampton Hall Club or its members;
- d. fails to pay the membership fee or dues, fees, dining minimums, assessments, charges or any other amount owed to the Club in a proper and timely manner;
- e. fails to abide by the Declaration, the Plan for the Offering of Memberships and/or these Rules and Regulations established for use of the Club Facilities, as may be amended from time to time;
- f. treats the personnel or employees of the Club in an unreasonable or abusive manner;
- g. fails to accompany a guest when required by the Club; or
- h. engages in conduct that is improper or likely to endanger the welfare, safety, harmony or reputation of Hampton Hall Club or its members.

2. The Club may at any time restrict, suspend or terminate, for cause or causes described in the preceding paragraph, the privilege of any member, designee, immediate family member or guest to use any or all of the facilities provided at Hampton Hall Club to the extent permitted under the Declaration or the Membership Plan. No such member or designee shall on account of any such restriction, suspension or termination be entitled to a refund of any portion of the membership fee, dues, fees, dining minimums, assessments or any other charges. During the restriction or suspension, dues, fees and other charges shall continue to accrue and shall be paid in full prior to reinstatement as a member or designee in good standing.

3. With respect to fines imposed for violations of these Rules and Regulations relating to use of the Facilities, no notice needs be given but the violator may request the opportunity to be heard in accordance with the procedure set forth in Section 9.01 of the Declaration. For disciplinary action other than fines relating to use of the Facilities, the member, designee or immediate family member shall be notified of such proposed disciplinary action and shall be given an opportunity to be heard by the Club to show

cause why the individual should not be disciplined in accordance with these rules. If the individual desires to be heard, they must provide a written request for a hearing from the Full Board or the Golf Board, as applicable, through the General Manager within seven days after the date of the Club's notice to the individual of the proposed action. Upon receipt of the written request for a hearing, the Club shall set a time and date for such hearing, which shall be within forty-five days after receipt of such request. Depending on the severity of the violation in the discretion of the Club, membership or use privileges of the offending member, designee or immediate family member may be suspended by the Club pending a final resolution.

4. Any member or designee at the Club who has had membership or use privileges terminated for any reason other than the failure to meet eligibility requirements for membership shall not again be eligible for membership or admitted to use any Facilities provided at the Club under any circumstances.

LOSS OR DESTRUCTION OF PROPERTY OR INSTANCES OF PERSONAL INJURY

1. Each member as a condition of membership, and each designee, immediate family member and guest as a condition of invitation to use the Facilities, assumes sole responsibility for his or her property. The Club is not responsible for any loss or damage to any private property used or stored at the Facilities.

2. Property or furniture belonging to the Club shall not be removed from the room in which it is placed or from the Facilities, without proper authorization. Every member and designee at Hampton Hall Club is responsible for any property damage and/or personal injury occurring on the Facilities, or at any activity or function operated, organized, arranged or sponsored by the Club, caused by the member or designee and their immediate family members and guests. The cost of any repairs or replacements to equipment, furnishings or property of the Club caused by a member or designee or their immediate family members or guests shall be charged to the member's or designee's Club account.

3. The game of golf is an inherently dangerous activity and injuries may result from using the golf facilities and riding in a golf cart, from using the other facilities provided at the Club and from participating in events and other activities held by the Club from time to time either on or off the Facilities. Every Member is responsible for any property damage and/or personal injury occurring at the Facilities that are caused by the member, designee, immediate family members and their guests and the Club shall not be responsible or liable for any property damage and/or personal injury occurring at the Facilities, including but not limited to, those resulting from the actions of others. Members, designees, immediate family members, guests and all other persons who, in any manner, make use of, or accept the use of, any apparatus, appliance, facility, privilege or service whatsoever owned, leased or operated by the Club, or who engage in any contest, game, function, exercise, competition or other activity operated, organized, arranged or sponsored by the Club, either on or off the Facilities, shall do so at his or her own risk. Members and designees release, waive, satisfy and forever discharge Hampton Hall Club, Inc., Hampton Hall, LLC, the members of Hampton Hall, LLC, Toll Brothers, Inc. and Hampton Hall Club and their directors, officers, shareholders, partners, managers, members, employees, affiliates, representatives and agents and the immediate family members of each of them, from any and all manners of action, causes of action, damages, claims and demands whatsoever, including any claims arising out of

negligence, in law or in equity, which the member or designee may have now or at any time in the future, arising out of or resulting from the use of any apparatus, appliance, facility, privilege or service whatsoever owned, leased or operated by the Club, including without limitation the use of golf carts provided by the Club or the participation in any contest, game, function, exercise, competition or other activity operated, organized, arranged or sponsored by the Club, either on or off the Club Facilities. Members and designees shall defend, indemnify and hold harmless Hampton Hall Club, Inc., Hampton Hall, LLC, the members of Hampton Hall, LLC, Toll Brothers, Inc. and Hampton Hall Club and their directors, officers, shareholders, partners, managers, members, employees, affiliates, representatives and agents and the immediate family members of each of them, from and against any and all losses, damages, claims or suits arising out of any personal injury or property damage caused by the intentional or negligent acts or omissions of the member, designee, immediate family members and their guests.

4. Should any member, designee, immediate family member or guest file a legal action against Hampton Hall Club, Inc., Hampton Hall, LLC, the members of Hampton Hall, LLC, Toll Brothers, Inc. or Hampton Hall Club for any claim and fail to obtain judgment therein against them, the member and designee shall be liable to Hampton Hall Club, Inc., Hampton Hall, LLC, the members of Hampton Hall, LLC, Toll Brothers, Inc. and Hampton Hall Club for all costs and expenses incurred by them in the defense of such legal action, including reasonable attorneys' fees (including fees required in connection with appellate proceedings).

RESERVATIONS AND CANCELLATIONS

1. Reservations may be required from time to time. Reservations will be taken on a first-come, first-served basis by pre-registering with the appropriate personnel at Hampton Hall Club.

2. Members and designees are required to make reservations in advance for all special events and Club sponsored parties. A full charge will be levied against those members and designees who fail to either honor their reservations for special events and Club sponsored parties or fail to cancel their reservations during the applicable cancellation period. The Club will establish the cancellation policy from time to time.

3. For all functions of the Club held in the dining facilities, tables will be assigned on a first-call, first-choice basis. Reservations for special tables will not be accepted.

4. Reservations for banquets and special private parties should be made at least four weeks in advance. A nonrefundable deposit may be required and cancellations must be made at least two weeks in advance. If the cancellation is not made during the cancellation period, the member will be charged for each person reserved.

GRATUITIES

1. A gratuity percentage, as determined from time to time by the Board of Directors of the Club (the Full Board or Golf Board, as applicable), is added to all food and beverage sales for the convenience of everyone. Members and designees may change the gratuity amount by noting the new amount and signing the charge ticket.

2. Cash tipping is permitted at the Club for bag attendants and golf cart attendants and such other positions as management may determine to be appropriate from time to time.

3. In November, it is customary to send a letter from management of the Facilities providing the members and designees with an opportunity to contribute to a Holiday Fund for employees, and a suggested contribution, of which payment will be voluntary, and will be included on each member's and designee's bill. The Club employs many people and this Holiday Fund provides the membership with an opportunity to show their appreciation. Management of the Facilities shall be responsible for the distribution of these funds.

CHILDREN

1. Parents are responsible for and must control their children with due regard to the wishes and comfort of other members.

2. Children under twelve years of age are permitted in the clubhouse or golf clubhouse only if supervised by an adult.

3. Children under the lawful drinking age are not permitted in any bar or lounge unless accompanied by an adult.

4. Children under sixteen years of age are not permitted in the men's and women's locker rooms unless supervised by an adult.

CLUBHOUSE AND GOLF CLUBHOUSE ATTIRE

1. The Club shall establish the dress requirements depending on the time of day and the particular facility being used.

2. Members shall dress in a fashion befitting the surroundings and atmosphere of Hampton Hall Club. It is the responsibility of the members and designees to advise their guests of the dress requirements.

3. Gentlemen and ladies are requested to dress in a fashion compatible with the appropriate occasion. For lunch, appropriate informal, casual sports attire may be worn.

4. The dress standards of the Club may be waived by Club management from time to time for special activities, events and functions.

5. Shirts with collars and shoes must be worn at all times in both the clubhouse and golf clubhouse. Jeans, denim, cut-offs and tee-shirts are not permitted in the clubhouse or the golf clubhouse, unless otherwise permitted by the Board of Directors. Softspike golf shoes must be confined to designated areas when worn inside.

MAILING ADDRESSES

1. Each member and designee must file with the Membership Office the mailing address and any changes thereto, to which monthly statements and other correspondence of the Club are to be mailed. Members and designees shall be deemed to

have received mailings from the Club three days after they have been mailed to the address on file with the Membership Office.

2. In the absence of an address filing with the Membership Office, any Club mailing may, with the same effect as described above, be addressed as permitted under the Declaration.

CLUB SERVICES AND ACTIVITIES

1. The Club provides a variety of social, cultural and recreational events in which all members and designees are encouraged to participate.

2. The Club desires to encourage the use of the Facilities by members, designees and other persons permitted by the Club for private parties, on any day or evening, with advanced notice and approval and in ways that result in the least possible inconvenience to all members and designees.

3. Private parties are not permitted on the Facilities unless prior approval is obtained from the General Manager. The person sponsoring the private party shall be responsible for the conduct of the guests, for any damage caused by the guests and the installation of party decor and shall be responsible for the removal of all such party decor following the event.

LOCKER ROOMS

1. Lockers are provided for rental by Golf Members on an annual basis payable in advance on January 1st of each year at the fee established by the Club. NO REFUNDS on locker rentals will be made.

2. All items placed in lockers or in the locker rooms shall be at the member's and designee's sole risk and the Club is not responsible for any articles placed in the lockers or left in the locker rooms.

3. All clothing must be kept in lockers. Clothing left out will be collected and put in a storage room and if not reclaimed within thirty days will be disposed of by management of the Facilities.

4. Anyone responsible for undue carelessness in keeping the locker rooms clean and orderly will be subject to disciplinary action or fine by the Club.

GUEST PRIVILEGES

Guest of members and designees may be extended guest use privileges subject to the Declaration and the Membership Plan and payment of applicable guest fees and charges and compliance with the rules and regulations established by the Club. Guest privileges may be limited, denied, withdrawn or revoked at any time by the Club. Although it is the intention of the Club to accommodate guests without inconvenience to the members, the Club may limit the number of guests that accompany a member or designee on any given day or other time period.

1. An individual may not use the golf and tennis facilities as a guest more than six times during any membership year, excluding the participation in Club tournaments and other Club-sponsored events.

2. Sponsoring members and designees must register their guests with the Membership Office. Guests must be accompanied by the member or designee at all times when using any facility provided at the Club unless otherwise permitted by the Club from time to time, and will be charged guest fees for use of the facilities as determined from time to time by the Club.

3. Guests will be allowed to use the Facilities only in accordance with the privileges of the membership of the sponsoring member or designee upon payment of guest fees.

4. Guest privileges may be limited by the Club, from time to time, in the sole discretion of the Club. Notice of such limitation will be given by the Club.

5. Fees and charges for any services may be paid directly by the guest or may be charged to the sponsoring member's or designee's Club account. Sponsoring members and designees shall be responsible for all unpaid fees and charges incurred by their guests.

6. Sponsoring members and designees are responsible for the conduct of their guests while on the Facilities. If the manner, deportment or appearance of any guest is deemed to be unsatisfactory, the sponsoring member or designee shall, at the request of the Club, cause such guest to promptly leave the Facilities.

GOLF RULES

General Golf Rules

1. The Rules of Golf of the United States Golf Association ("U.S.G.A.") together with the Rules of Etiquette as adopted by the U.S.G.A. shall be the rules of Hampton Hall Club.

2. The Club activities board may notify members of future tournaments, corporate and other group outings, fund-raising events and other times when use of the golf course will be restricted.

3. All players, especially children and beginning golfers, are expected to learn and observe the fundamentals of golf etiquette.

4. "Cutting-in" is not permitted at any time. All play shall start at #1 tee unless otherwise directed by Golf Shop personnel. Under no circumstances are players permitted to start play from residences.

5. Practice is not allowed on the golf course. The practice facilities must be used for all practice and is limited to use by Golf Members, designees and guests of the Club.

6. Slow play is not tolerated. In the interest of all, players should play without delay. No player should play until the players in front are safely out of range.

7. Foursomes should complete an eighteen-hole round in the pace of play established by management once the golf course is open for play. If a foursome or other group of players is unable to maintain adequate speed of play and fails to keep their place on the course, they must allow the following group to play through. Golf Shop personnel have the authority to stop a slow playing group to allow the following group(s) to play through or to require the slow playing group to pick up their balls and move forward to catch up with the group ahead.

8. Continued slow play by players will be noted and the golf staff will attempt to improve such player's skills to enable them to complete play within the pace of play established by the Club. If such efforts do not result in the required completion time, the Club may limit the play of such players to times other than prime playing times.

9. All players who stop after playing nine holes for any reason must occupy the next tee before the following players arrive at the tee or they will lose their position on the golf course and must get permission from the starter to resume play.

10. Players are requested to pick up tees after driving. Players should be careful in discarding broken tees since the tees damage the mowers and puncture golf cart tires.

11. While playing on the course, each player must use a separate set of golf clubs.

12. All tournament play must be approved in advance by the Golf Professional.

13. Appropriate golf attire is required for all players on the golf course and golf practice facilities. Members and designees are expected to ensure that immediate family members and guests adhere to such rules. Guests should be reminded of the dress policy prior to arrival at the Club to avoid embarrassment.

	<u>Acceptable</u>	<u>Not Acceptable</u>
Gentlemen:	Shirts with collars or such collarless type shirts sold in the Golf Shop with sleeves, slacks and golf shorts up to four inches above the knee are considered appropriate attire.	Tank tops, tee shirts, fishnet tops, cut-offs, jams, sweat pants, jeans, bathing suits, gym shorts, tennis shorts or other athletic shorts more than four inches above the knee are not permitted.
Ladies:	Dresses, skirts, slacks and golf shorts up to four inches above the knee and golf shirts are considered appropriate attire.	Halter tops, tank tops, tee shirts, fishnet tops, cut-offs, bathing suits, sweat pants, jeans, short shorts, tennis skirts or tennis shorts are not permitted.

Shoes:	The use of softspikes or other spikeless golf shoes are required on the golf facilities.	Use of shoes other than softspikes or spikeless golf shoes must be approved by the Golf Shop.
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This dress code is mandatory for all players. Improperly dressed golfers will be asked to change before playing. If you are in doubt concerning your attire, please check with the Golf Shop before starting play. **WARNING:** Softspikes and other spikeless shoes are made from material that can cause slipping and falling under certain circumstances. To reduce the risk of injury, exercise caution when walking on wood, steep slopes, grass and on hard surfaces such as rocks, ice, concrete, tile, marble and hardwood floors. Worn cleats should be replaced promptly.

14. The golf course may not be used for any purpose except golf. Any non-golf activities such as picnicking, biking, kite flying, soccer, football, recreational walking, jogging, walking of pets, skateboarding, roller skating and similar activities are not permitted on the cart paths or golf course unless approved in advance by the General Manager. Fishing in lakes on the golf course is not permitted unless otherwise permitted by the Club.

15. Children under the age of fifteen must be accompanied by an adult while playing golf unless playing in a Club-sponsored tournament. Children aged twelve to fifteen may be allowed use of the golf facilities without being accompanied by an adult after successfully completing a Junior Development Course administered by the Golf Professional. Golfers between fourteen and twenty-three years of age may be required to complete the Junior Development Course if they, in the view of the Golf Professional, do not possess the adequate knowledge of golf and its rules of etiquette.

16. If lightning is in the area, all golf play shall cease and players should immediately return to the golf clubhouse or seek other appropriate shelter immediately. **All players must continually monitor changing weather conditions and it is the sole responsibility of each player to seek appropriate shelter if severe weather conditions warrant.** Hampton Hall Club may be equipped with advanced weather warning equipment that is intended to predict possible weather conditions that are conducive to producing lightning. This system is designed to automatically sound a siren if weather conditions are conducive to producing lightning in the nearby vicinity. Therefore, it is very important that all golfers react quickly and return to the golf clubhouse or seek other appropriate shelter immediately at the sound of the weather alert siren. **HOWEVER, THERE CAN BE NO GUARANTEE OR ASSURANCE THAT THE WEATHER WARNING EQUIPMENT WILL ACCURATELY PREDICT DANGEROUS WEATHER CONDITIONS AND THEREFORE, ALL PLAYERS MUST CONTINUALLY MONITOR CHANGING WEATHER CONDITIONS FOR DANGEROUS APPROACHING WEATHER. THEREFORE, MEMBERS, DESIGNEES, IMMEDIATE FAMILY MEMBERS AND THEIR GUEST USE THE GOLF FACILITIES AT HAMPTON HALL CLUB FROM TIME TO TIME AT HIS/HER OWN RISK.**

17. Management may close the golf course to play at any time, in its sole discretion.

18. No beverage coolers are permitted on the golf course unless supplied by the Club.

19. "Discontinued Play" policy for inclement weather is as follows: less than four holes played -- full eighteen-hole credit; less than thirteen holes played -- nine-hole credit. It is the sole responsibility of the player to apply for a credit from the Golf Shop on the day play is discontinued.

20. Foursomes control the speed of play. Twosomes and threesomes should not expect to play through foursomes and should not exert any pressure on the groups ahead. Foursomes shall have the right of way.

21. Twosomes and singles will be grouped with other players, if available, at the discretion of the Golf Shop. Singles shall have no priority on the golf course and shall be permitted to play only at the discretion of the Golf Shop.

22. Fivesomes are not permitted on the golf course without prior approval of Golf Shop personnel.

23. "Course closed" or "hole closed" signs are to be adhered to without exception.

24. The Club will have outings on the golf course from time to time. Notices of these outings will be posted indicating the hours during which the outing will take place and use of the golf facilities by members will be restricted and possibly eliminated.

25. The Club reserves the right to make available caddies during certain times.

26. The Club will establish a walking policy from time to time. All players must either use a golf cart, carry their own bag or use a caddie (if made available at Hampton Hall Club). The Club reserves the right to restrict or prohibit the carrying of golf bags and may require the use of golf carts during certain times. Pull carts are not permitted.

Hours Of Play

1. The hours of play and Golf Shop hours will be posted in the Golf Shop.

2. The Golf Course Superintendent is authorized to determine when the golf course and golf practice facilities are suitable for play. The decision of the Golf Course Superintendent shall be final. In the absence of the Golf Course Superintendent, the Golf Professional on duty shall make this decision.

Golf Starting Times

1. All players must have a starting time reserved through the Golf Shop. The staff will assign the starting time depending on availability.

2. Starting times may be reserved during Golf Shop hours as may be posted from time to time.

3. Persons reserving a golf starting time must give their name and membership number and the names of the players in their group at the time of reservation.