

The South Carolina Court of Appeals

Concerned Riverchase Estate Owners, Andrew Dodd,
Heather Dodd, and Charles Ratay, Respondents,

v.

Riverchase Estates Property Owners Association, Inc;
LGI Land SC, LLC; LGI Holdings, LLC; LGI
Development, Inc., and Lexon Insurance Company, Inc.,
Appellants.

AND

Concerned Riverchase Estate Owners, Clark, Perry,
Elder, and White, Respondents,

v.

Riverchase Estates Property Owners Association., Inc.;;
Woodforest Bank, N.A.; LGI Land SC, LLC; and LGI
Holdings, LLC; LGI Development, Inc.; and Lexon
Insurance Company, Inc., Defendants,

Of whom Riverchase Estates Property Owners
Association., Inc.; LGI Land SC, LLC; and LGI
Holdings, LLC; LGI Development, Inc.; and Lexon
Insurance Company, Inc., are the Appellants.

Appellate Case No. 2015-000193

ORDER

After careful consideration of the petition for rehearing, the Court is unable to discover that any material fact or principle of law has been either overlooked or

disregarded, and hence, there is no basis for granting a rehearing. Accordingly, the petition for rehearing is denied.

Thomas E. Luff J.
[Signature] J.

John D. Decker J.

Columbia, South Carolina

cc: William Mark White, Esquire
W. Chaplin Spencer, Jr., Esquire
J. Cameron Halford, Esquire
Leland B. Greeley, Esquire

FILED
3/16/16