AFTER RECORDING RETURN TO:
Attn: Document Control
Golf Savings Bank
PO Box 5010
Lynnwood, WA 98046-5010



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CHICAGO TITLE CO.

ONE TIME CLOSE MODIFICATION AGREEMENT

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THIS ONE TIME CLOSE MODIFICATION AGREEMENT (the "Agreement") is made as of the 7th day of January 2008 by Clifford C Corwin and Sharen L Corwin ("Borrower"), with address at 1402 North View Court, Mt. Vernon, WA 98274 and Golf Savings Bank ("Lender"), with an address at 6505 218th St SW, Suite 9, Mountlake Terrace, WA 98043.

This instrument modifies the terms of the following instruments: (i) that certain Fixed Rate Note (the "Note"), as modified by that certain One Time Close Construction Rider to Note (the "Note Rider") each executed on April 30, 2007, by Borrower favor of Lender, and (ii) that certain Deed of Trust (the "Security Instrument") as modified by that certain One Time Close Construction Loan Rider to Deed of Trust and Security Agreement (the "Security Instrument Rider") each executed on the same date as the Note, by Borrower in favor of Lender and recorded in the official real property records of Skagit County, WA under recording number 200705110103. In connection with the Note Rider and Security Instrument Rider, Borrower also executed that certain One Time Close Construction Loan Agreement between Borrower and Lender of even date herewith (the "Loan Agreement"). The purpose of this Agreement is to modify the Loan from the construction loan phase to the permanent loan phase. All terms defined in the Security Instrument and Note shall have the same definitions when used in this Agreement unless expressly set forth otherwise herein. The Security Instrument, the Note, the Loan Agreement and all riders and other documents executed in connection with this One Time Close Loan are hereinafter collectively referred to as the Loan Documents.

In accordance with the terms of the Loan Documents, and in consideration of the mutual promises of the parties and other good and valuable consideration, Borrower and Lender hereby agree to amend, modify and change the Note and Security Instrument as follows:

1. PRINCIPAL NOTE AMOUNT

IF CHECKED, the outstanding principal balance of the Note as of the date of this Agreement remains unchanged and is as set forth in the Note (without regard to the Note Rider).

X IF CHECKED, the outstanding principal balance on the Note as of the date of this Agreement is hereby changed and reduced to \$ 417,000.00 based on a principal reduction made by Borrower.

2. MONTHLY PAYMENT AND MATURITY DATE

Fixed Rate Note:

IF CHECKED, the maturity date of the Note remains unchanged and is as set forth in the Note (without regard to the Note Rider). Following the date of this Agreement, the first monthly payment of principal and interest will be due on February 1, 2008. On and after the date of this Agreement, the monthly payments of principal and interest payable by Borrower to Lender are \$ 2,567.54.

Variable Rate Note:

IF CHECKED, Following the date of this Agreement, the Note is changed to provide that Borrower's first monthly payment of principal and interestwil I be due on February 1, 2008 and the first Change Date will be . The maturity date of the Note is hereby changed to , at which time the entire unpaid principal balance and all unpaid accrued interest shall be due and payable.

3. INTEREST RATE AND TERM

No Change in Interest Rate			
IF CHECKED, the interest rate payable und in the Note (without regard to the Note Rider).	der the Note remains unchanged and shall be as stated		
Change In Fixed Rate of Interest			
X IF CHECKED, and effective as of the date of this Agreement, the terms and provisions of the Note are hereby changed to provide for a new fixed rate of interest at the interest rate provided in the "New Loan Terms" set forth in this Section 3 below.			
Change From Fixed Rate of Interest To Variable Rate	of Interest		
Note are hereby changed from a fixed rate of interest the "New Loan Terms" set forth in this Section 3 beloand Borrower's monthly principal and interest payme further provided below, and any references in the payment) are now null and void and of no further for	ow. Borrower agrees that Borrower's rate of interest, ent amount, will change over the term of the loan as Note to a fixed rate of interest (and fixed monthly ree and effect. Lender (also referred to herein and in rower's new interest rate and the changed amount of		
Change From Variable Rate of Interest To Fixed Rate	of Interest		
changed from a variable rate of interest to a fixed rat	s Agreement, the terms and provisions of the Note are e of interest on the terms provided in the "New Loan agrees that the interest rate will remain fixed for the changes in the interest rate (and changes in monthly e and effect.		
NEW LOAN TERMS. If Borrower has elected to chachecking the appropriate box as indicated above, the i changed as follows:	ange the interest rate provisions of the Note by nterest rate and related terms are changed are hereby		
FIXED RATE Interest Rate: 6.250% Term: 360 months with a maturity date of 1/1/2038	VARIABLE RATE Initial Interest Rate:		
Monthly Payment: \$ 2,567.54	Initial Monthly Payment \$ Margin: Interest Rate at First Change date will NOT be GREATER than % Or LESS than % Or LESS than Interest Rate during life of loan will NEVER be GREATER than % Or LESS than the margin		
4. VARIABLE INTEREST RATE AND MON selected a variable rate of interest by checking the anamended and modified to incorporate the following variables.	THLY PAYMENT CHANGES. If Borrower has ppropriate box as indicated above, the Note is hereby ariable interest rate terms:		
(A) Change Dates The initial fixed interest rate Borrower will first day of, and on that day every 12 th month the interest rate could change is called "Change Date."	pay will change to an adjustable interest rate on the creafter. Each date on which Borrower's adjustable		
(B) The Index Beginning with the first Change Date, Bor Index identified below.	rower's adjustable interest rate will be based on the		
IF CHECKED, the "Index" is the average denominated deposits in the London market ("LIBOR of the date 45 days before each Change Date is called	e of interbank offered rate for one-year U.S. dollar ?"). The most recent LIBOR Index figure available as the "Current Index."		
constant maturity of one (1) year, as made available	verage yield on U.S. Treasury securities adjusted to a by the Federal Reserve Board ("Treasury"). The most ate 45 days before each Change Date is called the		

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200801070082 Skagit County Auditor If the applicable LIBOR or Treasury Index is no longer available, the Note Holder will choose a new index that is based upon comparable information. The Note Holder will give Borrower notice of this choice

(C) Calculation of Changes

Before each Change Date, the Note Holder will calculate Borrower's new interest rate by adding Zero percentage points (0.00 %) ("the Margin") to the Current Index. Note Holder will then round the result of this addition to the nearest one-eighth of one percentage point (0.125%). Subject to the limits stated in Section 4(D) below, this rounded amount will be Borrower's new interest rate until the next Change Date. Lender will then determine the amount of the monthly payment that would be sufficient to repay the unpaid principal that Borrower is expected to owe at Change Date in full on the maturity date at Borrower's new interest rate in substantially equal payments. The result of this calculation will be the new amount of Borrower's monthly payment.

(D) Limits on Interest Rate Changes (If Any)

Limits on Maximum and Minimum Interest Rate Charges:

IF CHECKED	, the interest rate Borrowe	er's is required to pay	at the first Cha	inge Date v	vill not be
greater than	% or less than		plicable Index pl		
higher or lower in	terest rate. Thereafter, B	orrower's variable int	erest rate will r	never be in-	creased or
decreased on any s	single Change Date by mor	re than Zero percenta	ge points (0.000	0 %) from	the rate of
interest Borrower l	has been paying for the in	nmediately preceding	period. In no e	event will H	3orrower's
	g any interest period be gr		_ %, which is o	called the "	Maximum
Rate", or less than t	the Margin.				

No Limit on Maximum or Minimum Interest Rate Changes:

IF CHECKED, there is no limit on the amount the interest rate can increase or decrease over the term of this loan, except that the interest rate shall at all times equal or exceed the Margin.

NOTICE TO BORROWER: THE NOTE AS MODIFIED BY THIS AGREEMENT CONTAINS PROVISIONS ALLOWING FOR CHANGES IN MY INTEREST RATE AND MY MONTHLY PAYMENT. UNLESS EXPRESSLY PROVIDED OTHERWISE ABOVE, THERE IS NO LIMIT ON EITHER THE AMOUNT MY VARIABLE INTEREST RATE CAN CHANGE AT ANY ONE TIME OR THE MAXIMUM RATE OF INTEREST I MUST PAY.

(E) Effective Date of Changes

Borrower's new interest rate will become effective on each Change Date. Borrower will pay the amount of Borrower's new monthly payment beginning on the first monthly payment date after the Change Date until the amount of Borrower's monthly payment changes again.

(F) Notice of Changes

Lender will deliver or mail to Borrower a notice of any changes in Borrower's adjustable interest rate and the amount of Borrower's monthly payment before the effective date of any change. The Notice will include information required by law to be given to Borrower and also the title and telephone number of a person who will answer any question Borrower may have regarding the notice.

(G) Prepayment

If Borrower makes a partial prepayment, the partial prepayment may reduce the amount of Borrower's monthly payments after the first Change Date following the partial prepayment. However, any reduction due to the partial prepayment may be offset by an interest rate increase.

- 5. CONSTRUCTION PHASE AND RIDERS TERMINATED. Except as otherwise specifically provided therein, effective as of the date of this Agreement, the loan is hereby modified from the construction phase to the permanent loan phase, and accordingly, the Note Rider and Security Interest Rider are hereby terminated and shall be no further force or effect; provided, nothing herein shall relieve or release Borrower or Borrower's Contractor from any breach of any term or condition of any of the Loan Documents (including without limitation the Loan Agreement) or from any other obligation arising under the Loan Documents, or relating to facts occurring, on or prior to the date of this Agreement, and Borrower acknowledges and agrees that all such liabilities or obligations shall survive the execution of this Agreement. Subject to the foregoing, the loan shall hereafter be evidenced by the Note as modified by this Agreement and secured by the Security Instrument and any other rider or addendum to the Note or Security Instrument not specifically terminated by this Agreement.
- 6. MISCELLANEOUS. Nothing in the Agreement shall be understood or construed to be a satisfaction or release in whole or in part of the Note and Security Instrument. Except as otherwise specifically provided in this Agreement, the Note and Security Instrument will remain unchanged, and Borrower and Lender will be bound by, and comply with, all of the terms and provisions thereof, as amended by this Agreement. In the event of a conflict between the terms of this Agreement and the terms of the Note or the Security Instrument, the terms of this Agreement shall control. This Agreement contains the entire agreement of the parties with respect to the subject matter herein and supersedes and replaces any prior oral or written Agreement. This Agreement may only be modified by a written instrument executed by both Lender and Borrower. In the event Lender hires an attorney to enforce any terms or condition of this Agreement, Borrower shall reimburse Lender for all costs and reasonable attorney fees incurred by Lender.

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ADDITIONAL NOTICES TO BORROWER:

DO NOT SIGN THIS MODIFICATION AGREEMENT BEFORE YOU READ AND UNDERSTAND IT.

THIS MODIFICATION AGREEMENT CHANGES THE TERMS OF YOUR NOTE, THE SECURITY INSTRUMENT AND RELATED LOAN DOCUMENTS.

BY SIGNING BELOW EACH BORROWER ACKNOWLEDGES THAT EACH HAS READ THIS MODIFICATION AGREEMENT, UNDERSTANDS ALL OF THE PROVISIONS OF THIS AGEEMENT, AND AGREES TO ALL OF THE TERMS OF THIS AGREEMENT. EACH BORROWER ACKNOWLEDGES RECIEPT OF A COMPLETED COPY OF THIS AGREEMENT.

ORAL AGREEMENTS OR ORAL COMMITMENTS TO LOAN MONEY, EXTEND CREDIT, OR TO FORBEAR FROM ENFORCING REPAYMENT OF A DEBT ARE NOT ENFORCEABLE UNDER APPLICABLE LAW.

IN WITNESS WHEREOF, this Agreement has been duly executed by this parties hereto effective the day and year first above written.

LENDER: GOLF SAVINGS BANK, a Washington State	BORROWER:
stock savings bank	Clifford C Corwin
By: Quere Mil	Shown of Commen
Print Name: Laurene Molner	Sharen L Corwin
Its: Corporate officer	
	u ^{rp.}

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LENDER ACKNOWLEDGEMENT

STATE OF WWHINVION)	
COUNTY OF ANNIMAN) ss.	
On this day personally appeared before me the the that executed the foregoing instrument, and voluntary act and deed of said corporation, for the stated that he/she was authorized to execute the same	f GOLF SAVINGS BANK, a Washington State stock and acknowledged the said instrument to be the free e uses and purposes therein mentioned, and on oath
GIVEN under my hand and official seal this	28th day of December, 2007.
MARININI MARINI	ucca P. Laigo Willis
R. C.	excea Plaiso Willis
Note resident My	(print hotary's name) ary Public in and for the State of WASALINGTON, ling at Edward And Andrew Andr
My	commission expires: 12/3/20/1
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BORROWER ACKNOWLEDGEMENTS(S)

STARROLL LA ALLET	* 10	
STATE OF Washington) COUNTY OF Skayd)	ss. Clifford C. Corwin, to me known to be the within and foregoing instrument, and acknowledged that	
COUNTY OF Start	ss	
COUNTY OF SKAGA	devaren	
On this day personally appeared before me	Clissond C. Coswin to me known to be the	
individual described in and who executed the	e within and foregoing instrument, and acknowledged that	
he/she signed the same as his/her free and vo	pluntary act and deed, for the uses and purposes therein	
mentioned.		
GIVEN under my hand and o	fficial seal this 2 day of 2008,	
200 .		
	1 /	
The same of the sa	Lu L Lasta	
Total Till		
	(print notary's name)	
	Notary Public in and for the State of Washington	
	reciding at Maria Maria	
	residing at Mount Verner. My commission expires: 4/19/11.	
MININE WASH	wy commission expires. 411111	
STATE OF		
SIAIEOr		
COLINITY OF	20.	
COUNTY OF		
On this day navagnally appeared before me	, to me known to be the	
On this day personally appeared before me_individual described in and who executed the	e within and foregoing instrument, and acknowledged that	
he/she signed the same as his/her free and vo	pluntary act and deed, for the uses and purposes therein	
mentioned.		
GIVEN under my hand and o	fficial seal this day of,	
200 .		
	(print notary's name)	
	Notary Public in and for the State of,	
	residing at	
	My commission expires:	
	My commission expires.	
	The state of the s	
STATE OF)		
)	ss.	
COUNTY OF)		
	The second of th	
On this day personally appeared before me	to me known to be the	
individual described in and who executed th	e within and foregoing instrument, and acknowledged that	
	oluntary act and deed, for the uses and purposes therein	
mentioned.	efficial goal this day of	
	official seal this day of,	
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(print notary's name)		
Notary Public in and for the State of,		
	residing at	
	My commission expires:	

