STAFF REPORT

July 5, 2001

No. 01UR031 - Major Amendment to a Use On Review to revise the conditions of approval

GENERAL INFORMATION:

PETITIONER Dream Design International

REQUEST No. 01UR031 - Major Amendment to a Use On Review

to revise the conditions of approval

LEGAL DESCRIPTION Lot F less Lot F-1, Park Addition No. 2, Section 6 (also in

Section 1, T1N, R7E), T1N, R8E, BHM, and Lot A of E of Government Lot 4 and 5, Section 6, T1N, R8E, Rapid

City, Pennington County, South Dakota

PARCEL ACREAGE Approximately .672 Acres

LOCATION 200 East Main Street

EXISTING ZONING General Commercial District

SURROUNDING ZONING

North: Light Industrial District

South: General Commercial District

East: Light Industrial District

West: General Commercial District

PUBLIC UTILITIES City water and sewer

REPORT BY Lisa Seaman

<u>RECOMMENDATION</u>: Staff recommends that the Major Amendment to a Use On Review to revise the conditions of approval be continued to the **August 9**, **2001** Planning Commission meeting to allow the applicant time to submit additional required information.

GENERAL COMMENTS: On February 21, 2000 the City Council approved a Use On Review to allow an on-sale liquor establishment on the subject property. One of the stipulations of approval stated that "A fence shall be constructed on the property along Maple Avenue to within seventy feet of the intersection of Maple Avenue and East Main Street. The remaining seventy feet shall then be landscaped at a level between two and one half and ten feet above the edge of the roadway. The landscaping shall include a curb stop or some form of physical barrier to preclude any further vehicular access to the property from Maple Avenue." The applicant did not install the required improvements. As a result the Code Enforcement Division began action to seek compliance with the stipulations of approval. At the request of the applicant, staff subsequently met with the applicant and several City Council members on July 7, 2000. At that time, the applicant and the City Staff concurred in the following solution: that one, 20 foot "one-way" approach approximately 50 feet north of the intersection of Maple Avenue and Main Street would be allowed from Maple Avenue, a

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landscaping island would be constructed in the southwest corner of the property, and that either curb and gutter or a fence would be constructed along the remainder of the west property line. The applicant indicated that he would submit a Major Amendment for the following submittal deadline; however, no application was submitted. Again, the Code Enforcement Division began action to obtain compliance and on May 25, 2001 this application was submitted. It should be noted that the applicant's proposal is not consistent with the agreements reached on July 7, 2000. The applicant has now submitted this application requesting a Major Amendment to a Use On Review to eliminate the stipulation requiring the fence, landscaping and barrier along Maple Avenue.

STAFF REVIEW: Currently there are no sidewalks or curb and gutter located along Maple Avenue adjacent to the subject property, this allows uncontrolled vehicular access to the site from Maple Avenue. The site plan submitted with this request shows that the applicant wants to leave the site as-is, allowing vehicles to access the property from Maple Avenue. Staff is agreeable to allowing vehicular access from Maple Avenue. However, as previoulsy agreed to staff is recommending that the access be limited to one twenty foot, enter only curb cut and that curb and gutter or a fence must be construct along Maple Avenue for the remainder of the subject property. Staff is recommending that this request be continued to the August 9, 2001 Planning Commission meeting to allow the applicant time to submit a revised site plan identifying the location of one twenty foot curb cut on Maple Avenue, a landscaping island in the southwest corner of the property and curb and gutter or a fencing along the remainder of the west property line in accordance with the previous agreement. The Fire Department has also requested that the revised site plan include the location of water lines and fire hydrants within 500 feet of the subject property.

As of this writing, the receipts from the certified mailing have been returned and the required sign has been posted on the property. One call regarding this request has been received. The caller did not express opposition or support of the Major Amendment.