Introduce: 7-25-77

## 64014

## RESOLUTION NO. A-\_

## SPECIAL PERMIT NO. 692D

0.1	AUDICHA Deveropment Corporation by Marord
02	Norby, President has submitted an application designated as
03	Special Permit No. 692D to amend the community unit plan of
04	Tabitha New Community previously approved as Special Permit
05	No. 692 by Resolution No. A-60889 as amended by Special
06	Permit No. 692A granted by Resolution No. A-61670, as amended
07	by Special Permit No. 692B granted by Resolution No. A-62048, as
08	amended by Special Permit No. 692C as granted by Resolution No. A-63737
09	for the construction and development of single family lots to
10	abut the public streets named Ventura Drive and Cloudburst Lane,
11	on the following described real property, to wit:
12 13 14 15 16 17	Tabitha New Community Addition, lst Addition and 2nd Addition, and a replat of Blocks 5 and 7, Tabitha New Community Addition, and Tabitha New Community lst Addition replat all located in the Northeast Quarter of Section 1, Township 10 North, Range 6 East of the Sixth Principal Meridian, Lancaster County, Nebraska,
19	WHEREAS, the real property adjacent to the area included
20	within the plot plan for this amended community unit plan will
21	not be adversely affected; and
22	WHEREAS, said plot plan together with the terms and
23	conditions hereinafter set forth are consistent with the intent
24	and purpose of Title 27 of the Lincoln Municipal Code to promote
25	the public health, safety, morals, and general welfare.
<b>26</b> .	NOW, THEREFORE, BE IT RESOLVED by the City Council of
27	the City of Lincoln, Nebraska:
28	That the application of Tabitha Development Corporation
29	by Harold Norby, President hereinafter referred to as "Permittee",
30	under Special Permit No. 692D, for an amendment to Special Permit
31	Nos. 692, 692A, 692B and 692C be and the same is hereby granted

under the provisions of Sections 27.40.010 and 27.40.150 of the Lincoln Municipal Code upon condition that construction, development and operation of this amended community unit plan be in strict 103 compliance with said application, the plot plan filed therewith, 04 and the following additional express terms, conditions and requirements: 05 That prior to the issuance of any building permits 06 by the City in the multiple family area designated "Block 2, Lot 07 1, Tabitha New Community 2nd Addition," the Permittee shall 08 prepare and submit to the Planning Director, for his review and 09 approval, a coordinated time schedule of development and occupancy 10 which will govern the development of this multiple family area. 11 Failure of Permittee to follow such schedule, including failure 12 to start and complete construction by the time specified in said 13 schedule, shall constitute noncompliance on the part of the 14 Permittee. Noncompliance shall be cause for revocation by the 15 City of this special permit pertaining to Block 2, Lot 1, Tabitha 16 New Community or the institution of other appropriate remedies. 17

2. That phase development shall be allowed based on the approval and acceptance of final plats by the City Council.

Rach phase shall meet the requirements of the City.

21 3. That Permittee shall prepare and submit to the
22 Planning Director, for his review and approval, a plan showing
23 additional walkways extending to the western boundaries in this
24 proposed amended community unit plan which could eventually
25 connect with additional sidewalks which may be required by the
26 City for future additions.

27 4. That Permittee shall construct the private storm 28 sewer system for this proposed community unit plan as follows:

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a. an inlet in the low spot in the drive north of the main building in Lot 1, Block 6, Tabitha New Community Addition and a 12-inch R.C.P. from the inlet to the outlet in the ditch along Fletcher Avenue; and,

b. the inlets and pipes shown by the Permittee on the plans submitted with Special Permit No. 692B previously adopted for the main building in Lot 1, Block 4, Tabitha New Community Addition.

That prior to the issuance of any building permits by the City for Blocks 1, 2, 3, 4, 6, 8, 9, 10 and 11, Tabitha New Community Addition, and in all of Tabitha New Community 2nd Addition, Permittee shall prepare and submit a landscape screening plan to the Planning Director, for his review and approval. landscape screening plan for each phase of development shall be implemented within two planting seasons following the issuance of occupancy permits to 60 percent of the total number of dwelling units allowed within each phase of development. The landscape plan shall include, along with the plant material, the type of seeding or sodding or other ground cover for the areas which are not otherwise surfaced. The plant material and grounds shall be maintained by the Permittee so long as this special permit is in effect to the satisfaction of the Director of the Planning Department.

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That the approved landscape plans for Blocks 5 and 7, a replat of Block 5 and 7, Tabitha New Community Addition and Tabitha New Community 1st Addition shall be implemented within two planting seasons following the issuance of occupancy permits to sixty (60) percent of the total number of dwelling units allowed within each addition.

7. That Permittee shall prepare and submit to the Planning Director, for his review and approval, a recreation plan showing the proposed recreational facilities for Block 2, Lot 1, Tabitha New Community 2nd Addition. The approved recreation plan shall be implemented prior to the issuance of occupancy permits to sixty (60) percent of the total number of dwelling units allowed within the multiple family area. The recreation plan shall be submitted prior to the approval of the final plat creating the multiple family lot, designated as Block 2, Lot 1, Tabitha New Community 2nd Addition. At the time the City Council approves and accepts the finat plat of Block 2, Lot 1, Tabitha New Community 31 2nd Addition, Permittee shall agree to post a bond in an amount fixed by the City Council prior to the issuance of any building permits in said lot to guarantee construction of the recreational 35 facilities.

8. That any driveway serving more than 30 parking stalls shall be at least 26 feet in width, and any driveway serving 30 or less parking stalls shall be at least 20 feet in width. Said parking areas shall be designed in accordance with City standards relating to stall width, aisle widths and pavings.

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- 9. That the driveways abutting Enterprise Drive shall be designed as standard curb cuts, whereby the driveway meets the usual sidewalk area at grade.
- That the driveways and parking areas in the multiple 09 family areas and in the cluster developments shall be constructed 10 according to standards of the City and shall be reviewed and 11 approved by the Director of Public Works. At the time the City 12 Council approves and accepts the final plat of the multiple 13 family area in Tabitha New Community 2nd Addition, Permittee 14 shall post a bond in an amount fixed by the City Council to .15 quarantee construction of the driveways and parking areas. The 16 bond shall be posted prior to the issuance of of any building 17 permits in the multiple family area, Lot 1, Block 2, Tabitha New 18 19 Community 2nd Addition.
- of this proposed amended community unit plan shall proceed until
  the same has been approved by the Superintendent of Building
  Inspections for the City of Lincoln; and, no dwelling units shall
  be occupied or otherwise used until said Superintendent has found
  that Permittee has complied with all the terms, conditions and
  requirements of the City.
- 27 12. That within 30 days from the date of adoption of
  28 this resolution, Permittee shall properly execute the Letter of
  29 Acceptance attached hereto as Appendix "A" and file the same with
  30 the City Clerk evidencing its unqualified acceptance of all the
  31 terms, conditions and requirements herein set forth, otherwise
  32 Special Permit No. 692D herein granted shall be null and void and
  33 of no force and effect.
- 13. That all the terms, conditions and requirements of the special permit herein granted shall be binding and obligatory on Permittee, its successors and assigns. That within 40 days

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11.

from the effective date of this special permit, the City Clerk

shall cause a certified copy hereof together with a certified

copy of said executed Letter of Acceptance to be filed in the

office of the Register of Deeds for Lancaster County, filing fees

shall be paid in advance by Permittee.

14. That upon the adoption of this resolution granting
Special Permit No. 692D, Resolution No. A-60889 approving Special
Permit No. 692, Resolution No. A-61670 approving Special Permit
No. 692A, Resolution No. A-62048 approving Special Permit No.
692B and Resolution No. A-63737 approving Special Permit No. 692C
are hereby repealed and rescinded.

Introduced by:

Free Shyte

Approved as to Form and Legality:

Vote: AYES: Baker, Cook, Hampton,

Jeambey, Robinson, Scherer,

Sikyta; NAYS: None.

Staff Review Completed:

City Attorney

LI While

Administrative Director

ADOPTED

JUL 25 1977

By City Council

APPROVED

AUG 1 - 1977

MAYOR

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APPENDIX "A"

AUG 5 1977 CITY OCUNCIUS OFFICE

City Council City of Lincoln Lincoln, Nebraska

> Re: Letter of Acceptance Special Permit No. 692D

I, Harold Norby , President or authorized representative of Tabitha Development Corporation , herein called Permittee under Special Permit No. 692D , granted by Resolution No. A- 64084 , adopted by the City Council of the City of Lincoln, Nebraska, on 7-25-77 , do hereby certify that I have thoroughly read said resolution, understand the contents thereof and do hereby accept without qualification all of the terms, conditions, and requirements therein.

TABITHA DEVELOPMENT CORPORATION

President or authorized representative

## CERTIFICATE

STATE OF NEBRASKA

COUNTY OF LANCASTER

, CITY (	OF LINCOLN :	·
	I, Paul A. Malzer, Deputy City Clerk of the City	of Lincoln,
Nebras	ska, do hereby certify that the above and foregoing is	s a true and .
correc	ct copy ofRESOLUTION NO. A-64084 and Letter	of Acceptance
	P. #692D)	
•	ssed and approved by the City Council of the City of l ska at the meeting heldJULY 25, 1977	incoln,
	e original appears of record in my said office, and is	s now in my
charge	e remaining as Deputy City Clerk aforesaid.	
e was		.:
•	IN WITNESS WHEREOF, I have hereunto set my hand	•
offici	ially and affixed the seal of the City of Lincoln, Net	oraska,
this	9th day of September , 19 77	
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