**Resolution No. \_\_\_\_\_\_\_\_**

**A Resolution of** **the Siskiyou County Board of Supervisors to Revoke the Use Permits of M-1 South Mine (UP-****96-07 and UP-03-08), Make Necessary Findings Required Under the Siskiyou County Code and Determine the Project Exempt from the California Environmental Quality Act (CEQA)**

**Whereas,** on September 4, 1996, the Planning Commission approved the M-1 South Use Permit (UP-96-07) subject to the requirements of the Use Permit and Conditions of Approval; and

**Whereas,** on September 3, 2003, the Planning Commission approved the M-1 South Amended Use Permit (UP-03-08) subject to the amended requirements of the Use Permit and Conditions of Approval; and

**Whereas,** mining operations under UP-96-07 and UP-03-08 ceased in 2009; and

**Whereas,** the mine site was reclaimed and the site deemed complete in 2013; and

**Whereas,** by the terms of use permit UP-96-07, the use permit was effective only until October 2002, and

**Whereas,** by the terms of use permit UP-03-08, the use permit was effective only until July 14, 2006, and

**Whereas,** Conditional Use Permits run with the land and in order to formalize the termination of the Use Permits as the mine site is closed, the permits should be formally revoked; and

**Whereas,** a Notice of Public Hearing was published in the Siskiyou Daily News on November 27, 2024; and

**Whereas,** hearing notices were posted pursuant to Siskiyou County Code Section 10-6.2805 *et seq.*; and

**Whereas**, notification of the Community Development Department’s intent to seek revocation of UP-96-07 and UP-03-08 and hearing notices were mailed first class to all property owners, of the property associated with UP-96-07 and UP-03-08; and

**Whereas,** the Planning Division presented its oral and written staff report on the M-1 South Mine (SP-24-02 and UP-96-07 and UP-03-08) Use Permit revocation at the Planning Commission’s regularly scheduled meeting on August 21, 2024; and

**Whereas,** on August 21, 2024, the Chair of the Planning Commission opened the duly noticed public hearing on the M-1 South Mine (SP-24-02 and UP-96-07 and UP-03-08) to receive testimony, both oral and written, following which the Chair closed the public hearing and the Commission discussed the M-1 South Mine (SP-24-02 and UP-96-07 and UP-03-08) prior to reaching its decision to recommend revocation of UP-96-07 and UP-03-08 and adopting Planning Commission Resolution 2024-014 so recommending; and

**Whereas,** the Planning Division recommended M-1 South Mine Use Permit revocation (SP-24-02 and UP-96-07 and UP-03-08) be determined categorically exempt from the California Environmental Quality Act (CEQA) pursuant to Section 15321 of the CEQA Guidelines because this determination is defined as an enforcement action taken by a regulatory agency; and

**Whereas,** the Planning Division presented its oral and written staff report on the M-1 South Mine (SP-24-02 and UP-96-07 and UP-03-08) Use Permit revocation at the Board of Supervisors’ regularly scheduled meeting on December 10, 2024; and

**Whereas,** on December 10, 2024, the Chair of the Board of Supervisors opened the duly noticed public hearing on the M-1 South Mine (SP-24-02 and UP-96-07 and UP-03-08) to receive testimony, both oral and written, following which the Chair closed the public hearing and the Board discussed the M-1 South Project (SP-24-02 and UP-96-07 and UP-03-08) prior to reaching its decision; and

**Whereas,** the Planning Division recommended M-1 South Use Permit revocation (SP-24-02 and UP-96-07 and UP-03-08) be determined categorically exempt from the California Environmental Quality Act (CEQA) pursuant to Section 15321 of the CEQA Guidelines because this determination is defined as an enforcement action taken by a regulatory agency; and

**Now, Therefore Be It Resolved** that the Board of Supervisors, based on the evidence in the record, hereby takes the following actions on the M-1 South (SP-24-02 and UP-96-07 and UP-03-08):

1. Finds the above recitals true and correct.
2. Declares that Use Permits UP-96-07 and UP-03-08 are revoked pursuant to the terms of the permits.
3. Determine the project categorically exempt from the California Environmental Quality Act (CEQA) pursuant to Section 15321.

**It is hereby certified** that the foregoing Resolution was duly adopted on a motion by Supervisor \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ and seconded by Supervisor\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, at a regular meeting of the Siskiyou County Board of Supervisors held on the 10th day of December 2024, by the following voice vote:

Ayes:

Noes:

Absent:

Abstain:

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Michael N. Kobseff, Chair

Board of Supervisors

Attest:  
Laura Bynum, Clerk  
Board of Supervisors

By:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  
 Deputy