RESOLUTION NO. 25-

RESOLUTION OF THE MENDOCINO COUNTY BOARD OF SUPERVISORS DECLARING PURSUANT TO GOVERNMENT CODE SECTION 54221 THAT REAL PROPERTY OWNED BY THE COUNTY LOCATED WEST OF HIGHWAY 101, SOUTH OF WILLITS, APN 147-110-31 IS EXEMPT SURPLUS LAND

WHEREAS, the County of Mendocino (the "County") is the owner in fee simple of vacant land without an assigned address, of approximately 871 square feet in size, known as APN 147-110-31, and depicted in Exhibit A ("Property"); and

WHEREAS, the Property has a General Plan designation of Remote Residential (RMR-20) and a zoning classification of Upland Residential (UR-20); and

WHEREAS, the County must reduce its physical footprint of real estate owned; and

WHEREAS, the Surplus Land Act, Government Code Sections 54220 *et seq.* (as amended, the "Act"), applies when a local agency disposes of "surplus land", as that term is defined in Government Code section 54221; and

WHEREAS, the Property is owned in fee simple by the County and excess land as it is not necessary for the County's use; and

WHEREAS, the Property as excess land is "surplus land" under the Act, for which the Board will take formal action (in the form of adoption of this resolution) in a regular public meeting declaring that the Property is surplus and is not necessary for the County's use; and

WHEREAS, the Act in Government Code section 54221(f)(1)(B) defines exempt surplus land as parcels of less than one-half acre in area and not contiguous to land owned by a state or local agency that is used for open-space or low- and moderate-income housing purposes and

WHEREAS, to the best of the County's knowledge, none of the characteristics listed under Government Code section 54221(f)(2) apply to the property.

NOW, THEREFORE, BE IT RESOLVED that the Mendocino County Board of Supervisors hereby finds and declares that the Property is "exempt surplus land" as defined by the Act, because the Property is owned in fee simple by the County, fits within the definition of "exempt surplus land" as set forth in the Act, and is not necessary for the County's use.

BE IT FURTHER RESOLVED that the Board hereby authorizes the CEO or their designee to take all necessary actions to fully comply with the Act and carry out the Board's direction as set forth herein. Any future disposition of the Property shall be subject to approval of the Board at a subsequent meeting.

The foregoing	Resolution introduc	ed by S	upervisor	, seconded	by	Supervisor
, and carried this	day of	, 2025, b	by the following	vote:		

AYES: NOES: ABSENT:



SUBJECT PARCEL/S

Exhibit A

ADDRESS: NoneAssigned APN: 147-uo-31 GEN PLAN: Remote Residential (RMR 20)

ZONING: Upland Residential (UR-20) USE: Vacant

SIZE: 871± square feet