USFS,

Thank you for the opportunity to comment during the Draft EIS period for the Stibnite Gold Project.

After reviewing the DEIS using the tools provided by the U.S. Forest Service, I believe Alternative 2 is the best option moving forward. It limits the project footprint, keeps traffic away from key waterways, improves water quality and is economically feasible. The project would also provide key economic benefits to the region, such as family-wage jobs and a boost to the local tax base, as well as environmental restoration. Midas Gold currently is the only company with a feasible plan to fix the long-standing legacy issues at the site, such as blocked fish passage and degraded water quality. I feel confident Midas Gold will follow through on its promises to restore the site because of federal and state financial assurance laws. The regulations will require Midas Gold to set aside the necessary funds for restoration and reclamation before any mining begins.

The comment period has been extended once already. It should not be delayed further. This only delays Idaho from recognizing the benefits of the project. The current USFS timeline provides plenty of time to review the DEIS and comment. After reviewing the document, I encourage you to permit alternative 2 of the project.

This is a critical Project for the State of Idaho, please approve Alternative 2!

Best Wishes,

Name: Eric Brandjord