

Thank you for the opportunity to provide feedback on the Stibnite Gold Project as part of the National Environmental Policy Act. I believe the project can help stop America's import reliance on antimony and address legacy impacts in the historic Stibnite Mining District. I hope my letter will help as you evaluate the recently published SDEIS.

The 2021 Modified Mine Plan is in line with Idaho values and our way of life. Idahoans have long understood that using the land and protecting the land can go hand-in-hand. Perpetua Resources' project blends improving public lands with building a robust business and it is an approach I encourage. From repairing a legacy mine site to developing roads and power infrastructure, the \$1 billion investment the company would make in Idaho will benefit the entire state. For example, ground and surface water quality are currently a concern around the site. In some places on the site, arsenic and antimony levels in the water are currently 700 times higher than drinking water standards. After reading comments submitted following the DEIS, the company identified even more ways to improve water quality and reduce water temperature. If we let Perpetua Resources remove legacy tailings it will provide long-term reduction in metal loading in ground and surface water. These are benefits we cannot pass up.

I appreciate your time and thoughtfulness in the review process. The U.S. Forest Service has not cut any corners over the past 6 years analyzing the project and I've appreciated the opportunities to provide feedback. For the reasons I stated in my letter above, please permit the Stibnite Gold Project.

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