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.

Perpetua Resources has a clear plan to clean up legacy issues in the historic Stibnite Mining District. The company has recently made improvements to their plans that reduce the project footprint, improve water quality and keep water temperatures at or below current conditions. This will improve fish habitat, water quality and safely store old mine waste. Along with restoring the site, the Stibnite Gold Project will produce the only domestically mined supply of antimony. Currently, China is the top producer of this mineral. If the Stibnite Gold Project moves forward, the United States can become less reliant on other countries. Creating a domestic source of antinomy will also be beneficial for America's green future. Sourcing antimony within the U.S. will result in lower carbon emissions as we will not need to transport the mineral from China into the U.S. Mining standards in the U.S. are also more protective of the environment.

I encourage the USFS to move the Stibnite Gold Project forward and permit Perpetua Resources' project as outlined in the 2021 Modified Mine Plan. At this point, the Stibnite Gold Project has been studied by regulators for the last six year. That is enough. Now, it is time to let Perpetua get to work.

Marcia Jenkins