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.

Regulators named Perpetua Resources' improved plan as its preferred alternative because the company proved it could mine safely while minimizing its impacts to the environment and community. Perpetua Resources will be transporting hazardous materials to and from the site, which is why I am grateful the USFS recognizes Burntlog Road is a safer option because it minimizes river crosses and rarely parallels waterways. As long as there is activity at the site, there will always be the possibility a spill could occur. However, the SDEIS concluded the duration of any single incident involving hazardous materials would only last hours or days and would likely be readily cleaned up and contained without any release to the environment. The SDEIS shows me Perpetua really can leave the site better than they found it.

The Stibnite Gold Project is the type of project our state needs. It has been in regulatory review for the past six years. During this time, public comments and scientific analysis has helped to improve the plan. But now it is time to move it forward. I highly encourage the U.S. Forest Service to permit this project, using the 2021 Modified Mine Plan presented by Perpetua Resources in the SDEIS, as expeditiously as possible.

Dan Kay