

Public participation is a huge part of the permitting process and I appreciate the opportunity to share my thoughts on the SDEIS. This project is important to me because it can provide America with a domestically mined source of antimony and restore an abandoned mine site in need of repair.

Given the history of the region, I was a bit skeptical when I first heard about this project, but it is clear that Perpetua is going out of their way to put environmental safety and restoration front and center. That is why the USFS identified the company's 2021 Modified Mine Plan as its preferred alternative. The refined plan eliminates the need for long-term water treatment, incorporates measures to manage stream temperatures and reduces impacts associated with access and transportation on Johnson Creek. The fact that regulators named the company's plan as its preferred alternative gives me great confidence in the company's plan. Plus, regulators have concluded the Modified Mine Plan will let Perpetua mine while giving consideration to environmental, economic and technical factors.

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.

Jeff Patterson